

The Gazette of India

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No. 1 NEW DELHI, SATURDAY, JULY 3, 1954

NOTICE

Notices mentioned in *Gazettes of India Extraordinary* were published upto the 26th June,

No. and date	Issued by	Subject
S.O. 2017, dated the 21st June 1954.	Delimitation Commission, India.	Proposals in respect of distribution of seats allotted to the State of Assam in the House of the People and the seats assigned to the Legislative Assembly of that State.
S.O. 2018, dated the 22nd June 1954.	Ministry of Food and Agriculture.	Schedule of Tariff values for 1954-55.
S.O. 2093, dated the 23rd June 1954.	Ministry of Law	Amendment made in the Notification No. S.R.O. 215, dated the 9th February 1952, relating to the execution of contracts and assurances of property.
S.O. 2094, dated the 24th June 1954.	Ministry of Food and Agriculture.	Amendments made in the Notification No. S.R.O. 468, dated the 6th February 1954, in the Wheat (Manufacture of Fines) (Prohibition) Order, 1954.
S.O. 2095, dated the 24th June 1954.	Ditto	Amendment made in the Coarse Grains (Removal of Control) Order, 1954.
S.O. 2096, dated the 5th June 1954.	Election Commission, India.	To fill a vacancy in the Ajmer Legislative Assembly from Gagwana constituency.
S.O. 2097, dated the 25th June 1954.	Ditto	Appointment of date with respect to by-election in the Gagwana constituency.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF LAW

New Delhi, the 26th June 1954

S.R.O. 2102.—In exercise of the powers conferred by clause (1) of article 243 of the Constitution, the President hereby directs that the following further amendment shall be made in the notification of the Government of India in the Ministry of Law, No. S.R.O. 215, dated the 9th February, 1952, relating to the execution of contracts and assurances of property, namely:—

In para. 1 of the said notification, after the words "motor car" the words "and motor cycles" shall be inserted.

[No. F.2-14]

B. J. LOKUR, Jt.

MINISTRY OF HOME AFFAIRS

New Delhi, the 24th June 1954

S.R.O. 2103.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby exempts one company Sher Battalion Nepalese Army shortly proceeding from Kathmandu via Raxaul from all prohibition and directions contained in the Act in respect of:—

Rifles : 303 number 98, ammunition 639; LMG 3; Magazine LMG 1; RDS 2; ammunition pistol RDS 18, Very light pistol 1, ammunition 9; and

another company under the command of Lt. Colonel Chhetra Bahadur Tapa Rupaidia to Kathmandu via Raxaul in respect of:—

Rifles : 303 number 80, ammunition RIS 400, LMG 6, ammunition RDS 1189, sten guns 9, Sten gun ammunition RDS 1577, ammunition pistol RDS 84, Very light pistol 1, ammunition 69.

[No. 9/37/54-PD]

S.R.O. 2104.—In exercise of the powers conferred by section 27 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby directs that the following further amendment shall be made in the Indian Arms Rule, namely:—

In the Table in Schedule II to the said Rule, in the entries again 3, in item (iv) under column 2, the words "In Punjab", etc. omitted.

[No. 9/50/53-PD]

N. SAHGAL, D.

ORDER

affairs of the State of Andhra, as allotted officers or as transferred officers, as stated in the corresponding entries in column (3) of the said Schedule.

SCHEDULE

Name (1)	Official Designation (2)	Allotted Officer or Transferred Officer (3)
<i>Madras Medical Department</i>		
1. Sri Athi K. C. Thilakam . .	Government Hospital, Vijayawada Allotted Officer.	
2. Sr Athi B. R. Jayaraju . .	Kasturba Gandhi Hospital for Women and Children, Madras.	Do.
3. Kumari V. Ravanna . .	Government Headquarters Hospital, Anantapur.	Do.
4. Kt. H Y. H. Victoria . .	King George Hospital, Visakhapatnam.	Do.
5. Srimathi D. S. Kamalam . .	Do.	Do.
6. Srimathi S. M. Teek . .	Do.	Do.
7. Kumari P. Gowri . .	Do.	Do.
8. Sri N. Sreenivasulu . .	Do.	Do.
<i>Madras Industries Department</i>		
Sri S. R. A. Gesudraz . .	Head of Automobile Engineering Section, Tamilnad Polytechnic, Madurai.	Allotted Officer .
Srimati M. Padamavathi . .	Typist, Government Textile Institute, Madras.	Allotted Officer.
<i>Madras Public Health Department</i>		
Sri R. Raju . .	Van Driver under the District Health Officer, Tiruchirappalli.	Allotted Officer.
<i>Madras Agriculture Department</i>		
1. Sri A. Appa Rao . .	Upper Subordinate on leave . .	Allotted Officer
2. Sri G. Raja Rao . .	Upper Subordinate on other duty . .	Do.
3. Sri G. L. Narasimha Rao . .	Upper Subordinate (under suspension). . .	Do.
4. Sri A. Venkata Rao . .	Do. . .	Do.
5. Sri A. V. Ramachandra Rao . .	Do. . .	Do.
6. Sri K. Srinivasa Rao . .	Do. . .	Do.
7. Sri U. Srimannarayana . .	Do. . .	Do.
8. Sri K. V. Ramalingaswamy . .	Agricultural Engineering Supervisor. . .	Do.
9. Sri G. Dastagiri . .	Junior Tractor Driver . . .	Do.
10. Sri C. K. Sivanayam . .	Tractor Foreman . . .	Transferred Officer.
11. Sri R. D. Balaraman . .	Junior Tractor Driver . . .	Do.
12. Sri S. Santhanam . .	Do. . .	Do.
13. Sri S. Amavasai . .	Do. . .	Do.
14. Sri V. Narayanan Nair . .	Senior Tractor Driver . . .	Do.
15. Sri T. Vadivelu . .	Tractor Cleaner . . .	Do.
16. Sri A. S. Munuswamy . .	Do. . .	Do.
17. Sri T. Rangasamy . .	Senior Tractor Driver . . .	Do.
18. Sri J. Samuel . .	Lorry Driver . . .	Do.
19. Sri Thomas Paul . .	Junior Tractor Driver . . .	Do.
20. Sri K. Madhavan Nair . .	Do. . .	Do.
21. Sri T. Gopalakrishnan Nair . .	Do. . .	Do.
22. Sri F. S. Lourdyswami . .	Do. . .	Do.
23. Sri T. A. Arbutham . .	Do. . .	Do.
24. Sri K. R. Balan Nair . .	Tractor Cleaner . . .	Do.
25. Sri C. Manikayam . .	Do. . .	Do.

MINISTRY OF FINANCE
(Department of Economic Affairs)

New Delhi, the 9th June 1954

S.R.O. 2106—In pursuance of sub-section (1) of section 5 of the Public Debt Act, 1944 (XVIII of 1944), the Central Government hereby directs that the following amendments shall be made in the notification of the Government of India in the Ministry of Finance No. D. 2223-B-II/51, dated the 31st March 1951, namely :—

In the said notification under the heading ‘A—PUBLIC OFFICES OF THE CENTRAL AND STATE GOVERNMENTS IN INDIA’ :—

(i) For the public offices specified under column (1) of the Table below, the public offices specified in the corresponding entry under column (2) of the said Table shall be substituted, namely :—

‘TABLE’

(1)	(2)
Accountant General, High Court, Bombay	Accounts Officer, High Court, Bombay.
Assistant Salt Controller of India	Assistant Salt Commissioner.
Chief Accountant, Andhra Power System, Madras	Accounts Officers, and Chief Accountants of the Electricity Department, Madras.
Chief Accounts Officer of Excise, Bombay	Chief Accounts Officer of Prohibition and Excise, Bombay.
Controller of Accounts, Air Forces, Dehra Dun	Controller of Defence Accounts (Air Forces).
Controller of Army Factory Accounts, Calcutta	Controller of Defence Accounts (Factories).
Controllers of Military Accounts	Controllers of Defence Accounts.
Controller of Naval Accounts, Bombay	Controller of Defence Accounts (Navy).
Court of Wards in Uttar Pradesh	Secretary, Court of Wards in Uttar Pradesh.
Deputy Salt Controller of India	Deputy Salt Commissioner.
Director of Civil Supplies (Accounts), Civil Supplies Department, Bombay.	Financial Adviser and Additional Secretary to the Government of Bombay, Civil Supplies Department, Bombay.
Director of Industries and Commerce, Uttar Pradesh.	Director of Cottage Industries, Uttar Pradesh.
Director of Public Health, Uttar Pradesh	Director of Medical and Health Services, Uttar Pradesh.
Divisional Engineer, Madras Highways Department.	Divisional Engineers, Madras Highways Department.
Joint Director of Technical Education, Bombay	Director of Technical Education, Bombay.
Junior Controller of Military Accounts, Patna	Joint Controller of Defence Accounts, Patna.
Master, Security Printing, India	Master, India Security Press.
Military Accountant General	Controller General of Defence Accounts.
Military Secretary to H. E. the Governor, Uttar Pradesh.	Secretary to the Governor, Uttar Pradesh.
Presidency Port Officer, Madras	Principal Port Officer, Madras.
Salt Controller of India	Salt Commissioner.
(ii) The public offices specified under column (1) shall be inserted respectively after the public offices specified under column (2);—	
Administrative Commandant, Gwalior	Additional District Magistrates, Bihar.
Charge d’Affaires for India at Baghdad	Charity Commissioner, Bombay.
Chieft Director of Purchase, Ministry of Food and Agriculture.	Chief Controller of Telegraphs Stores.
Chief Engineer, Public Health Engineering, West Bengal.	Chief Engineers, Orissa.
Chief Agricultural Engineer, Uttar Pradesh	Chief Engineers, Southern, Eastern and Western Command.
Chief Inspector for Secondary Education, West Bengal.	Chief Inspector of Military Explosives.
Chief Inspector for Women’s Education, West Bengal.	Chief Inspector of Military Explosives.
Civil and Sessions Judges, Uttar Pradesh	Civil Surgeons, Madhya Pradesh.

(1)

(2)

Commandant, Industrial Area Reserve Force, West Bengal.	Commandant, E. M. E. School.
Excise Commissioner, Uttar Pradesh . . .	Examiner of Local Fund Accounts, Madras
Labour Commissioner, Uttar Pradesh . . .	Junior Controller of Military Accounts, Patna.
Conservators of Forests, Uttar Pradesh . . .	Conservators of Forests, Saurashtra.
Controller of Stores, Punjab . . .	Controller of Salt Revenue, Madras.
Custodian of Evacuee Property and Rehabilitation Commissioner, Ajmer.	Custodian of Evacuee Property, Bombay.
Deputy Commissioner, Ajmer . . .	Deputy Chief Accounts Officer, Assam Railway.
Deputy Directors of Education, Uttar Pradesh . .	Deputy Custodian of Evacuee Property, Bombay.
Deputy Financial Adviser and Chief Accounts Officer, Chittaranjan Locomotive Works.	Deputy Directors of Education, Bihar.
Deputy Registrar, High Court of Judicature at Allahabad (Lucknow Bench).	Deputy Inspectors General of Police.
Director General, Supplies and Disposals . .	Director General Ordnance Factories.
Director General of Transportation West Bengal . .	Director General of Posts and Telegraphs.
Director of Animal Husbandry, Uttar Pradesh . .	Director of Agriculture, Hyderabad.
Director of Colonisation, Uttar Pradesh . .	Director of Artillery.
Director of Education, Bombay State . .	Director of Education Ajmer.
Director of Education, Uttar Pradesh . .	Director of Education, Saurashtra Government.
Director of Fisheries, West Bengal . . .	Director of Fisheries, Madras.
Director of Medical Services, Madras . . .	Director of Medical Services (Army).
Directors and Deputy Director of Supplies and Disposals.	Director of Supplies and Transport.
District Inspectors of Schools, Uttar Pradesh . .	District Inspectors of Schools, Madhya Pradesh.
General Manager, Kanpur Electricity Supply Administration.	Garrison Engineers.
Head Masters and Head Mistresses of Government High Schools in Madras State.	Head Masters, Patwardhan High School, Nagpur and Government High School, Bhandara.
Power Alcohol Authority, Uttar Pradesh . . .	Post Master General (including Director of Post and Telegraphs).
Principal, King George's School, Ajmer . . .	Principal, Government Engineering School, Nagpur.
Protector of Emigrants, Bombay . . .	Principal, Sea Transport Officer, India.
Protector of Emigrants, Calcutta . . .	Principal, Sea Transport Officer, India.
Registrar Co-operative Societies, Uttar Pradesh . .	Registrar, Co-operative Societies, Madras.
Special Superintendent of Police, C. I. D., West Bengal.	Special Officer, Emergency Irrigation Division, Orissa.
Special Superintendent of Police, Intelligence Branch, West Bengal.	Special Officer, Emergency Irrigation Division, Orissa.
Superintendent, J. J. Group of Hospitals, Bombay	Superintendent Government Hospital, Madras State.
Superintendent, Presidency High School for Girls, Egmore.	Superintendent of Telegraph Workshops (Including Manager, Bombay Telephone Work shop).
Superintendent, Government Training Centre, Rajahmundry.	Superintendent, Robertson Medical School, Nagpur.
Transport Commissioner, Uttar Pradesh . . .	Tehsildar, Hatta (Sargar District), Madhya Pradesh.

(iii) The following entries shall be omitted :—

- Additional Chief Engineer, Madras Public Works Department.
 Electrical Commissioner with the Government of Bombay.
 Hydro-Electric Engineer, Uttar Pradesh.
 Registrar of Chief Court of Oudh.

[No. F8 (2) B/54]
 K. C. DAS,

(Department of Economic Affairs)

New Delhi, the 22nd June 1954

S.R.O. 2107.—In exercise of the powers conferred by section 6 of the Post Office National Savings Certificates Ordinance, 1944 (Ordinance No. XLII of 1944), the Central Government, in partial modification of the notification of the Government of India in the Ministry of Finance, No. S.R.O. 1449, dated the 1st May, 1954, hereby directs that rule C(1) (b) of the Post Office National Savings Certificates Rules, 1944 in their application to Ten Year National Plan Certificates, shall be read as if for the words, abbreviations and figures "Certificates of Rs. 10 and Rs. 5 only", the words, abbreviations and figures "Certificates of Rs. 50 and Rs. 25 only" were substituted.

[No. F.7(27)-B/54.]

New Delhi, the 23rd June 1954

S.R.O. 2108.—In exercise of the powers conferred by rule 4 of the Public Debt Rules, 1946, the Central Government hereby directs that the following shall be the form of a Government security for the purposes of item (iv) of sub-clause (a) of clause (2) of section 2 of the Public Debt Act, 1944 (XVIII of 1944), namely:—

FORM

GOVERNMENT OF INDIA

Annuity Certificate

Dated

NOT TRANSFERABLE

No.

Rs.

THE PRESIDENT OF INDIA

hereby acknowledges receipt of Rs. and in consideration thereof promises to pay a payment of Rs. for a period of years, the first of such payments being due on the day of next and every subsequent payment being due on the day of until the day of 19 ..., when the last of such payments will become due, subject to the terms and conditions contained in the Government of India, Ministry of Finance Notification No. dated the

Dated

No.

By order and in the name of the President of India.
Governor, Reserve Bank of India.

Manager,

Reserve Bank of India, Public Debt Office.

[No. F.1(1)-B/54.]

S.R.O. 2109.—The following draft of certain rules which it is proposed to make in exercise of the powers conferred by Section 28 of the Public Debt Act, 1944, (XVIII of 1944), is published as required by sub-section (1) of the said section for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the 26th July, 1954.

Any objection or suggestion which may be received by the undersigned from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Public Debt (Annuity Certificates) Rules, 1954.

1. *Short title and Application.*—(1) These rules may be called the Public Debt (Annuity Certificates) Rules, 1954.

(2) These rules shall—

(i) extend to the areas to which the Public Debt Act, 1944 (XVIII of 1944), extends; and

(ii) apply to a Government security in the form of an annuity certificate issued under clause (2) (a) (iv) of section 2 of the Act read with rule 4 of the Public Debt Rules, 1946.

2. Definitions.—In these rules, unless the context otherwise refers—

(1) “the Act” means the Public Debt Act, 1944 (XVIII of 1944);

(2) “annuity” means any periodical payment of a part of the principal and interest in pursuance of the issue of an annuity certificate as may be determined by the Government;

(3) “annuity certificate” means a Government security which provides for payment of an annuity;

(4) “the Bank” means the Reserve Bank of India;

(5) “Form” means a Form as set out in the Schedule to these rules;

(6) “the Government” means the Central Government;

(7) “Public Debt Office” means the office of the Reserve Bank of India on the books of which an annuity certificate is or may be registered;

(8) “mutilated annuity certificate” means an annuity certificate which has been destroyed, torn or damaged in material parts thereof and the material parts of an annuity certificate are those where:

(i) the number, description and the face value of the annuity certificate or payments of annuity are recorded, or

(ii) the name of the payee is written.

(9) “defaced annuity certificate” means an annuity certificate which has been made illegible or rendered undecipherable in material parts;

(10) “lost annuity certificate” means an annuity certificate which has actually been lost and shall not mean an annuity certificate which is in the adverse possession of any person other than the claimant; and

(11) “section” means a section of the Act.

3. Non-Transferability of Annuity Certificates.—An annuity certificate shall be transferable.

4. Payment of Annuity.—The amounts due on an annuity certificate may be payable at any treasury or sub-treasury in India or at the Public Debt Office, subject to compliance by the holder of such formalities as the Public Debt Office may require and the payment shall accordingly be made at such treasury or sub-treasury or at the Public Debt Office on presentation of the annuity certificate. The payee shall give a receipt in Form A. Where, however, the payment is due at a place where a Public Debt Office is located, the annuity certificate shall be presented at the Public Debt Office which shall issue an annuity warrant in favour of the holder payable at the local office of the Bank. Notwithstanding anything contained herein any payment due at a treasury or sub-treasury may be made by the Public Debt Office by a warrant payable at such treasury or sub-treasury.

5. Procedure when an Annuity Certificate is lost etc.—(1) Every application for the issue of a duplicate annuity certificate in the place of an annuity certificate which is alleged to have been lost, stolen, destroyed, mutilated or defaced, either wholly or in part, shall be addressed to the Public Debt Office and shall be accompanied by:—

(a) a statement containing the following particulars:

(i) the period for which payments have been made;

(ii) the place at which the annuity certificate was for the time being enclosed for payment;

(iii) the circumstances attending the loss, theft, destruction, mutilation or defacement; and

(iv) whether the loss or theft was reported to the police;

(b) the Post Office registration receipt for the cover containing the annuity certificate if the same was lost in transmission by registered post;

(c) a copy of the police report, if the loss or theft was reported to the police;

(d) an affidavit sworn before a Magistrate testifying that the applicant was the legal holder of the annuity certificate and that the annuity certificate is not in his possession nor has it been dealt with by him;

(e) any portions or fragments which may remain of the lost, stolen, destroyed, mutilated or defaced annuity certificate.

(2) A duplicate of the letter sent to the Public Debt Office but not of its enclosures, shall also be sent to the treasury where the certificate was enframed for payment.

(3) The Bank shall, if it is satisfied of the loss, theft, destruction, mutilation or defacement of the annuity certificate order the Public Debt Office to issue a duplicate annuity certificate.

6. Determination of Mutilated Annuity Certificate Requiring Renewal.—It shall be at the option of the Bank to treat an annuity certificate which has been mutilated or defaced, as an annuity certificate requiring issue of a duplicate under rule 5 or a renewal under Rule 7.

7. When an Annuity Certificate is Required to be Renewed.—(1) A holder of an annuity certificate may be required by the Public Debt Office to receipt the same for renewal in any of the following cases, namely:—

- (a) if the annuity certificate is torn or in any way damaged;
- (b) if the annuity certificate having been enframed three times for payment of annuity is presented for re-enframing; and
- (c) if, in the opinion of the Public Debt Office, the title of the person presenting the annuity certificate is irregular or not fully proved.

(2) When a requisition for renewal of a certificate has been made under sub-rule (1), further payments on the certificate may be refused until it is received for renewal and actually renewed.

8. Execution of Bonds by Persons Entitled to Annuity Certificates.—In cases to which section 9, 10, 11 or 12 applies, the Bank may require any person considered by it as being entitled to an annuity certificate to execute a bond in Form B, with or without sureties or furnishing collateral security in the form of Government securities not exceeding twice the value of the subject matter of the order, to be held at the disposal of the Bank, to pay to the Bank or to an person to whom the Bank may assign the bond or security in furtherance of sub-section (2) of section 16, the amount thereof.

9. Receipt for Renewal Etc.—Subject to any general or specific instructions from the Bank, the Public Debt Office may, on application by the holder, renew an annuity certificate provided that the annuity certificate has been received in form C.

10. Application for Grant of Information.—(1) Any person requiring information regarding an annuity certificate in the custody of the Public Debt Office may apply to that office in writing.

(2) Every such application shall state with precision the particulars (namely the number, description and the face value) of the annuity certificate and shall contain a statement of the purpose for which the information is required and of the interest of the applicant in the annuity certificate. If any of the above particulars are not known to the applicant, the Bank may on application in writing being made to it, direct the Public Debt Office, at its discretion, to supply the required particular or particulars, if available, to the applicant subject to such conditions and on payment of such fees, if any, as it may prescribe.

11. Disposal of Application for Grant of Information or Inspection.—The Bank may reject any application for grant of information about any annuity certificate without stating any reason therefor.

12. Indemnity Bond and Fees in connection with Grant of Information or Inspection.—(1) Before any information is supplied, every applicant shall, if so required by the Bank, execute a bond of indemnity as nearly as may be in Form D for such amount as may be specified by the Bank not exceeding twice the value of the annuity certificate.

(2) Before any information is supplied to him every applicant shall, if so required by the Bank, pay a fee of one rupee for each annuity certificate in respect of which any information is supplied.

13. Fees.—Every applicant shall pay a fee of one rupee for each renewed or duplicate annuity certificate before a renewed or duplicate annuity certificate is issued to him.

14. Public Debt Rules with Certain Exceptions not to Apply to Government Securities Governed by these Rules.—The Public Debt Rules, 1946 except for 4 thereof shall not apply to such Government securities in the form of annuity certificates to which these rules apply.

FORM A
(See rule 4)
Receipt for payment on annuity certificates
..... Annuity Certificates

Received from the Government Treasury at payment due on Annuity Certificates as follows :—

No. of Annuity Certificate	Amount of each Certificate	Amount of payment	Period for which payments are due	Total amount due	Date up to which payment is due	Name of holder of Annuity Certificate
	Rs.	Rs. As. Ps.		Rs. As. Ps.		
TOTAL						

Total received (in words)

Signature

(State whether holder or
holder's attorney or
administrator).

FORM B
(See rule 8)
Security Bond

This Agreement is made on the day of Between son of resident of of the one part and the Reserve Bank of India of the other part.

Whereas I/we am/are represent the true and lawful owner/s of the Annuity Certificates specified in the Schedule "A" hereto annexed.

And whereas I/we have applied to the Reserve Bank of India, Public Debt Office for of the said Annuity Certificates and the said Bank have consented so to do upon my/our giving security of Rs. to meet a claim by a rightful owner to the said Annuity Certificates in case there shall be such a claim.

Now these Presents witness that in pursuance of the aforesaid agreement I/we hereby oblige myself/ourselves to make good the claim of the rightful owner in respect of the said Annuity Certificates and I/we hereby further agree that this security bond may be held by the said Bank and the said Bank may assign the security bond to the rightful owner of the said Annuity Certificates.

In witness whereof I/we have subscribed my/our name/names day of

Signed by the within
mentioned in the
presence of

Principal.

I/we son of
..... resident of
hereby undertake to make good any claim to the rightful owner of the Annuity Certificates mentioned in the schedule hereto in case the principal/principals makes/make default in payment of the claim by virtue of the above agreement.

Signed by the within
mentioned in the
presence of

Surety.

Schedule "A" referred to in the Bond.

Nature and description of the Annuity certificate	Number	Date of issue	Amount

FORM C

(See rule 9)

Form of Indorsement for Renewal of an Annuity Certificate

Received in lieu hereof a renewed annuity certificate payable to (name of holder), with annuity payable at Treasury.

Signature of the holder/duly authorised representative of (name of holder)

FORM D

(See rule 12)

Form of Indemnity Bond

Whereas I/we son of resident at (and son of resident at claimed to be entitled).

(Here state in what capacity claim to the Annuity Certificates is made) to the Annuity Certificate(s) specified in the schedule hereunder written and have represented to the Reserve Bank of India, Public Debt Office, that the said Annuity Certificate(s) has/have been and have applied to the Reserve Bank of India, Public Debt Office, for an inspection of the said Annuity Certificate(s) and also for all other information and particulars respecting the said Annuity Certificate(s) and whereas the Reserve Bank of India, Public Debt Office, has agreed to have inspection and to afford to me/us all information and particulars affecting the said Annuity Certificates I/we oblige myself/ourselves my/our heirs and assigns whatsoever (To be omitted if bond taken from one person only) (jointly and severally) to India, Public Debt Office, and the Government to the extent of Rs.* from all and any claim, question and expenses which may be raised against or incurred by the Reserve Bank of India, Public Debt Office, or the Government in reference to the said Annuity Certificate(s).

In witness hereof I/we have subscribed my/our name(s) this..... day of

Signed by the within
mentioned in the
presence of

Applicant's Signature.

This Schedule referred to in the foregoing Bond.

*Double the amount of the payments made thereon since the respective dates of issue.

[No. F.7(1)-B/54.]
H. S. NEGI, Dy. Secy.

DRAFT RULES

1. Short title.—These rules may be called the Customs Duties Drawback (Linoleum) Rules, 1954.

2. Definitions.—In these rules, unless the context otherwise requires,—

- (a) "the Act" means the Sea Customs Act, 1878 (VIII of 1878);
- (b) "section" means any section of the Act;
- (c) "linolcum" means floor covering material made by impregnating a foundation of hessian or other fabric with a prepared cement and includes material ordinarily known under the following names,—namely, plain linoleum, inlaid linoleum, printed linoleum, 'Moiré' and 'Japse' and 'Marble' sheet Linoleums, and printed felt base otherwise known as Indoleum;
- (d) "imported materials" means materials of all kind imported on payment of customs duty into India and used in the manufacture of linoleum;
- (e) "registered manufacturer" means a manufacturer of linoleum, who has registered himself for the purpose of these rules in accordance with the provisions of rule 5.

3. Goods in respect of which drawback may be paid.—Subject to the provisions of the Act and these rules, a drawback shall be allowed in the case of linoleum (hereinafter referred to as the goods) manufactured in, and exported from, India or shipped as stores for use on board a ship proceeding to a foreign port in respect of imported materials used in the manufacture of such goods.

4. Period for which drawback admissible.—A drawback under these rules shall be admissible for the period during which a notification in respect of the goods is in force under sub-section (1) of section 43B.

5. Registration of manufacturers.—(1) A drawback permissible under these rules shall apply in respect of such goods as have been manufactured by a person who has, in accordance with the provisions of these rules, registered himself for such purpose.

(2) An application for registration shall be made by the manufacturer of the goods to the Chief Customs Authority who may nominate any Chief Customs Officer, (hereinafter referred to as the "nominated Chief Customs Officer") to act on its behalf in this respect.

(3) Such application shall describe the varieties, brands, if any, and other specifications of the goods in respect of which registration is desired and shall, in respect of each of such variety or brand, furnish:—

- (a) the description and quantity of different materials used in the manufacture of one hundred yards of the goods,
- (b) the average amount of customs duty, based on the values and the amounts of duty on importation during the preceding year of such of these materials as are imported and are not duty-free, on the quantities referred to in the foregoing sub-clause.

(4) The nominated Chief Customs Officer may register the applicant as a manufacturer for the purpose of these rules, subject to the applicant executing a bond for Rs. 1000/- or such increased amount not exceeding Rs. 10,000/- as may be fixed, undertaking not to vary the composition or formula for any brand or variety of the goods, or the quantity of different imported materials used in the manufacture, without the prior permission of the nominated Chief Customs Officer.

(5) Any manufacturer found varying the formula or composition of the goods contrary to the undertaking furnished as contemplated in sub-rule (4) shall be liable to have his registration cancelled, besides any other penalties to which he may be liable under the Act.

6. Rate of drawback.—(1) the rate of drawback of duty admissible under these rules on the shipment of the goods in the prescribed manner shall be 7/8th of the average amount of customs duty paid on materials used in the manufacture of goods, and this shall be determined every 3 months on the basis of statements furnished by the registered manufacturer and verified by the nominated Chief Customs Officer, of the average value and duty paid on the imported materials used in the manufacture of goods, imported during the preceding year or any longer period in respect of any or all of the materials, as the nominated Chief Customs Officer may deem convenient.

JULY 1, 1954

New Delhi, the 24th June 1954

S.R.O. 2110.—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949) and rule 16 of the Banking Companies Rules, 1949, the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 31 of the said Act and rule 15 of the said Rules shall not apply to the undernoted banking companies in so far as they relate to the publication of their balance sheets and profit and loss accounts for the period ended the 31st December, 1953, together with the auditors' report in a newspaper, namely:—

1. Dariapur Bank Ltd., Calcutta.
2. Mandya Bank Ltd., Mandya.

[No. F.4(103)-F.I/54.]

K. P. BISWAS, Under Secy.

MINISTRY OF FINANCE (REVENUE DIVISION)

CENTRAL EXCISES

New Delhi, the 3rd July 1954

S.R.O. 2111.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby rescinds with immediate effect the notification of the Government of India, Ministry of Finance (Revenue Division) No. 3—Salt, dated the 29th March, 1947.

[No. 30.]

DANGEROUS DRUGS

New Delhi, the 3rd July 1954

S.R.O. 2112.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Dangerous Drugs Act, 1930 (II of 1930), the Central Government hereby directs that the following further amendments shall be made in the Central Opium Rules, 1934, the same having been previously published as required by sub-section (1) of section 36 of the said Act, namely:—

In clause (b) of rule 2 of the said Rules,—

- (a) the word 'and' after the words "Hoshiarpur district" shall be omitted.
- (b) after the words "Kohistan district", the words "and in the State of Uttar pradesh, within the paraganas of Jaunsar Bawar in the district of Dehradun and within the paraganas of Jaunpur and Rawain in the district of Tehri-Garhwal" shall be inserted.

[No. 2.]

M. P. ALEXANDER, Under Secy.

CUSTOMS

New Delhi, the 3rd July 1954

S.R.O. 2113.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published as required by sub-section (3) of section 43B of the said Act, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after one month from the date of publication of this notification in the official Gazette.

Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

(2) The drawback so calculated shall be in force for a period of 3 calendar months beginning with the first of the month succeeding that in which it is determined and shall apply to shipments made during that period from any port in India.

7. Manner of allowing drawback.—Drawback shall be allowed on the shipment of the goods from any port in India subject to the following conditions, namely:—

(a) the shipper of the goods will make a declaration on the relative shipping bill:—

(i) that a claim for drawback under section 43B is being made, and

(ii) that to the best of his knowledge and belief, the composition of the goods and the proportion of the different imported duty-paid materials used in the manufacture of the goods have not been altered subsequent to the registration of the manufacturer save with the prior permission of the nominated Chief Customs Officer.

(b) The shipper shall in the shipping bill, furnish, in addition to information required under section 29 such additional information as may, in the opinion of the Customs Collector, be necessary for the purpose of verification of the claim for drawback, and in particular the Customs Collector may require such additional information in respect of the following matters, namely:—

(i) the description of the goods,

(ii) the name of the manufacturer, the registration number of the manufacturer and the authority or Officer with whom he got himself registered,

(iii) the particulars of any brand or trade mark attached to the goods,

(iv) length, width, weight and like particulars in respect of the goods.

(2) No drawback shall be allowed on the shipment of goods in respect of which the composition or formula has been varied contrary to the undertaking mentioned in sub-rule (4) of rule 5.

8. Powers of Customs Collector.—For the purposes of enforcing these rules, the Customs Collector may require:—

(a) a registered manufacturer to produce any books of accounts or other documents of whatever nature relating to the proportion and quantity of different materials used in the manufacture and the value and duty paid on imported materials used in the manufacture;

(b) any person who has been concerned at any stage with the goods to produce any books of accounts or other documents of whatever nature relating to the goods; and

(c) the production of such certificates, documents and other evidence in respect of each claim for drawback as may be necessary.

9. Access to Manufactory.—A registered manufacturer of goods in respect of which a drawback is claimed shall give access to every part of his manufactory to any officer of the Central Government specially authorised in this behalf by the Chief Customs Officer or the Chief Customs Authority to enable the officer so authorised to inspect the processes of manufacture and to verify by actual check or otherwise the statements made in support of the claim for drawback.

[No. 60.]

S.R.O. 2114.—The following draft of a rule which the Central Government proposes to make in exercise of the powers conferred by section 43B of the Sea Customs Act, 1878 (VIII of 1878), is published, as required by sub-section (3) of section 43B of the said Act, for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after one month from the date of the publication of this notification in the official Gazette.

Any objection or suggestion which may be received by the undersigned from any person with respect to the said draft before the date specified will be considered by the Central Government.

DRAFT RULE

The Customs Duties Drawback (Cotton Cloth and Yarn), Rules, 1953 published with the notification of the Government of India, the Ministry of Finance (Revenue Division) No. 92, dated the 26th November, 1953 are hereby rescinded and shall be deemed always to have been rescinded with effect from the 15th June, 1954.

[No. 61]

A. K. MUKARJI, Dy. Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 26th June 1954

S.R.O. 2115.—In exercise of the powers conferred by sub-section (2) of Section 5 of the Indian Income-tax Act, 1922 (XI of 1922), the Central Board of Revenue hereby directs that Shri V. Hoon who has been appointed to be a Commissioner of Income-tax with effect from the 19th June, 1954 (afternoon), shall perform all the functions of a Commissioner of Income-tax in respect of such areas as are comprised in the States of Assam, Manipur and Tripura, and in respect of such persons or classes of persons or of such incomes or classes of incomes or of such cases or classes of cases as are comprised in the following Income-tax Circles in the State of West Bengal, namely:—

Calcutta (Central)

Central Circles I, II, III, IV, V, VI, VII & VIII of Calcutta Central charge.

Provided that he shall not perform his functions in respect of such areas or of such persons or classes of persons or of such incomes or classes of incomes or such cases or classes of cases as have been or may be transferred by the Central Board of Revenue to any other Commissioner of Income-tax or any Income-tax Authority subordinate to him.

[No. 38.]

K. B. DEB, Under Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 22nd June 1954

S.R.O. 2116.—In exercise of the powers conferred by Section 7 of the Central Silk Board Act (Act No. LXI of 1948), the Central Government has been pleased to appoint Shri A. T. Janakiraman, Sericultural Expert to the Government of Madras, Kollegal, as Secretary of the Central Silk Board, Bombay, with effect from the forenoon of 10th June, 1954.

[No. 23(53)-CTB/53.]

B. K. KOCHAR, Dy. Secy.

MINISTRY OF FOOD AND AGRICULTURE

New Delhi, the 21st June 1954

S.R.O. 2117.—In exercise of the powers conferred by Clause 2(a) of the Vegetable Oil Products Control Order, 1947, as amended by the Government of India, in the Ministry of Food & Agriculture Notification No. S.R.O. 2040, dated the 22nd December, 1951, I hereby authorise the officers specified in Col. 2 of the Schedule hereto annexed in respect of their respective jurisdiction in the State mentioned in Col. 1 to exercise subject to such directions as may be issued by me from time to time in this behalf, the powers of the Vegetable Oil Products Controller for India under clause 13 of the said Order.

THE SCHEDULE

State (1)	Designation of authority (2)
Patiala and East Punjab States Union.	1. Director of Health Services. 2. Deputy Director of Health Services. 3. Divisional Health Officers. 4. Food Inspectors. 5. Senior Sanitary Inspectors.
Delhi	1. Director of Industries and Labour. 2. Technical Assistant to the Director of Industries and Labour. 3. Superintendent of Industries.

[No. 2-VP(2)/54]/242.]

A. ZAMAN,

Vegetable Oil Products Controller for India.

(Agriculture)

New Delhi, the 3rd July 1954

S.R.O. 2118.—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), the Central Government hereby makes the following rules, the same having been previously published as required by the said section, namely:—

THE ESSENTIAL OILS GRADING AND MARKING RULES, 1954

1. *Short title and application.*—(i) These rules may be called the Essential Oils Grading and Marking Rules, 1954.

(ii) They shall apply to essential oils produced in India.

2. *Grade designations.*—Grade designations to indicate the quality of essential oils produced in India shall be as set out in column I of Schedules III and IV annexed to the Rules.

3. *Definition of quality.*—The quality indicated by the grade designations shall be as set out against such designations in columns 2 to 7, Schedules III and IV annexed to the Rules.

4. *Grade designation marks.*—The grade designation mark shall consist of a label bearing a design (consisting of an outline map of India with the word "AGMARK" and the figure of the rising sun with words "Produce of India") resembling that set out in Schedule I specifying the names of the essential oil, the grade designation and in colours specified in the aforesaid Schedule.

5. *Method of Marking.*—(i) The grade designation mark shall be securely applied to each container in the manner approved by the Agricultural Marketing Adviser to the Government of India and the following particulars shall be marked on the container or the label:—

- (a) name of packer;
- (b) place of packing;
- (c) date of packing; and
- (d) lot number.

(ii) An authorised packer may after obtaining the previous approval of the Agricultural Marketing Adviser to the Government of India, mark his private trade mark on a container in a manner approved by the said officer:

Provided that the private trade mark does not represent quality or grade of essential oil different from that indicated by the grade designation mark affixed on the container in accordance with the said Rules.

(iii) Only clean containers which shall be securely closed and sealed in a manner approved by the Agricultural Marketing Adviser to the Government of India shall be used for packing.

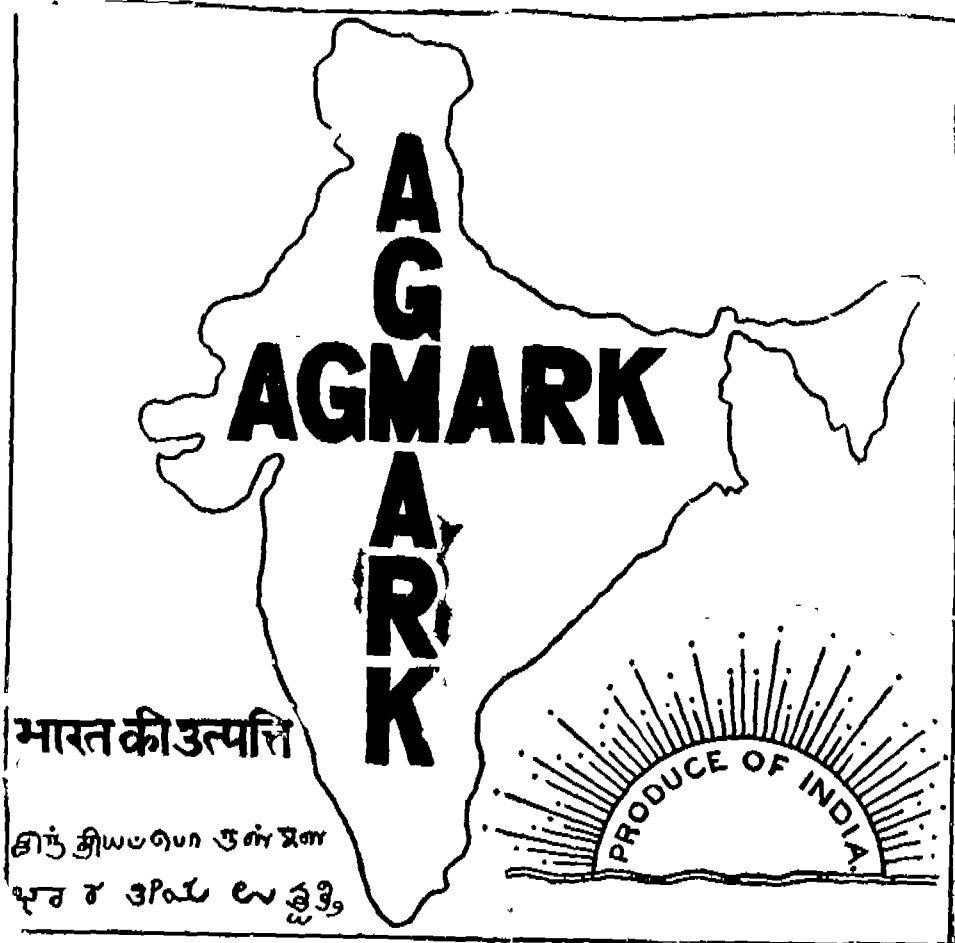
6. *Special conditions of certificate of authorisation.*—In addition to the conditions specified in rule 4 of the General Grading and Marking Rules, 1937, the

conditions set out in Schedule II, shall also be the conditions subject to which a certificate of authorisation is issued for the purposes of rules.

SCHEDULE I

(a) Grade designation mark for Essential Oils.

(See rule 4)



(b) Colour scheme.

(i) Lemongrass oil.

Grade designation	Colour of lettering showing the Grade	Colour of border of the label
Special Grade A	Red Green	Red Green
(ii) Sandalwood oil.		

Grade designation	Colour of lettering showing the Grade	Colour of border of the label
Grade A	Red	Red.

SCHEDULE II

(See rule 6)

(a) An authorised packer shall have suitable arrangements for filtration, blending and storage of essential oils.

(b) If an authorised packer handles more than one essential oil on the same premises adequate precautions shall be taken to avoid the mixing of different oils.

(c) An authorised packer shall make such arrangements for testing essential oils as may be prescribed and a duplicate sample from each lot of essential oil to be graded shall be forwarded to such Control Laboratory as may be notified from time to time by the Agricultural Marketing Adviser to the Government of India.

(d) All instructions regarding the methods of sampling, analysis, packing, etc., which may from time to time be issued by the Agricultural Marketing Adviser to the Government of India, consistent with the provisions of the Act and the rules made thereunder, shall be strictly observed.

SCHEDULE III*

Grade designations and definition of quality of East Indian Lemongrass Oil (Cochin Lemongrass oil)

(See rules 2 and 3)

Grade designation	Physicochemical characteristics					
	Specific gravity at 30°/30° C†	Optical rotation	Refractive Index at 30° C‡	Total Aldehyde (Citral) content (determined by bisulphite method)§	Solubility in 70% (by volume) ethyl alcohol	Description and appearance
I	2	3	4	5	6	7
Special	0.888 to 0.898	+1° to 3°	1.4786 to 1.4846	Not less than 80%	Soluble in 2 to 3 volumes.	The East Indian Lemongrass oil shall be the reddish-yellow to brown mobile essential oil obtained by the process of steam distillation and/or water distillation of clean <i>Cymbopogon flexuous</i> (D.C.) Staff. plants and shall be free from admixture with any other oil or substance. It shall have a lemonlike odour and shall be clear, free from any sediment and suspended matter. It shall be dry.
Grade A	0.888 to 0.898	+1° to -3°	1.4786 to 1.4846	Not less than 76%	Do.	

*The specifications are based on The Indian Standard Specification for Lemongrass Oil IS 327-1952).

†The correction factor for specific gravity for each degree Centigrade rise in temperature shall be—0.00079.

‡The correction factor for refractive index for each degree Centigrade rise in temperature shall be—0.00044.

§The actual citral content shall be suitably indicated.

SCHEDULE IV*

Grade designations and definition of quality of East Indian Sandalwood Oil

(See rules 2 and 3)

Grade designation	Physicochemical characteristics						Description and appearance
	Specific Gravity at 30°/30°C†	Optical rotation	Refractive Index at 30°C.‡	Total alcohol (Santalol) content	Solubility in 70% (by volume) ethyl alcohol		
1	2	3	4	5	6		7
Grade A	0.962 to 0.976	—15° to —20°	1.4990 to 1.5060	Not less than 90%	Soluble in 5 volumes.		The East Indian Sandalwood oil shall be the pale-yellow or nearly colourless essential oil obtained by steam distillation and/or water distillation of <i>Santalum album</i> Linn, only, and shall be free from admixture with any other oil or substance.
							It shall be clear, free from sediment and suspended matter. It shall be dry and shall have the characteristic faint but persistent odour and unpleasant taste.

*The specifications are based on the Indian Standard Specification for Sandalwood Oil (IS: 329-1952).

†The correction factor for specific gravity for each degree Centigrade rise in temperature shall be—0.00070.

‡The correction factor for refractive index for each degree Centigrade rise in temperature shall be—0.00039.

[No. F. 5-86/52-Dte. II.]

S.R.O. 2119.—In exercise of the powers conferred by section 3 of the Agricultural Produce Grading and Marking Act, 1937 (I of 1937), the Central Government hereby directs that with effect on and from the 1st September 1954 the following further amendments shall be made in the Creamery Butter Grading and Marking Rules, 1941, the same having been published previously as required by the said section, namely:—

In the said Rules:—

(1) for Schedule I, the following Schedule shall be substituted, namely;

SCHEDULE I

Grade designations and definition of special and general characteristics of Creamery Butter.

(See rules 2 and 3)

Grade designation	Special characteristics	General characteristics
Pasteurised Table Butter	. Shall be made from pasteurised cream and be of good keeping quality.	<p>(a) <i>General</i>.—Shall be derived only from clean and wholesome cream obtained from the milk of cows or buffaloes or both with or without the addition of clean dairy salt. The butter shall contain no other preservatives.</p>
Unpasteurised Table Butter	. Shall be of good keeping quality.	<p>(b) <i>Flavour and aroma</i>.—Shall be clean, pleasant and free from objectionable taint or rancidity. No extraneous flavour except diacetyl shall be added.</p> <p>(c) <i>Body and Texture</i>.—Shall be firm at 60° F and be neither greasy nor oily. Body shall be compact and show a uniform fine granular surface on breaking.</p> <p>(d) <i>Colour</i>.—Shall be uniform and not show streakiness, mottling, stains or signs of curd. Only harmless colouring matter may be added.</p> <p>(e) <i>Moisture content</i>.—Shall not be more than 18%, uniformly distributed in the body.</p> <p>(f) <i>Acidity</i>.—Shall not be more than 0.15% as lactic acid.</p> <p>(g) <i>Milk fat content</i>.—Shall not be less than 80.0%.</p> <p>(h) <i>Curd</i>.—Shall not be more than 1.0%.</p> <p>(i) The purity of butter fat produced in a particular area and/or season shall be judged with reference to the chemical constants prescribed under the Ghee Grading and Marking Rules 1938 for ghee produced in the same area and/or sea-son.</p>

(2) For Schedule II, the following Schedule shall be substituted, namely:—

“SCHEDULE II

*Grade designation marks for Creamery Butter
(see rule 4)*

Grade designation	Design of label	Colour of lettering showing the grade.	Colour of the circular border of the label.
I	2	3	4
1. Pasteurised Table Butter		Red	Red.
2. Unpasteurised Table Butter.		Blue	Blue.

NOTE.—The labels shall be printed on the water mark paper of the Government of India and shall have a microtint background bearing the words ‘Government of India’ in olive green colour.

Each label shall have printed thereon a serial number along with a letter or letters denoting the series, e.g., A.054987.”

(3) In clause (b) of Schedule III, for the brackets and words ‘Select (Pasteurised) Table Butter’ the words ‘Pasteurised Table Butter’ shall be substituted.

[No. F. 3-12/49-Co.
S. K. RAO, Under Secy.]

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi-2, the 29th June 1954

S.R.O. 2120.—In exercise of the powers conferred by clause (a) of section 6 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby directs that the film entitled “Cease Fire” in respect of which ‘U’ certificate No. 10817, dated the 4th May, 1954 was granted by the Central Board of Film Censors to the Paramount Films of India, Ltd., Bombay shall be deemed to be an uncertified film in the whole of India.

[No. 9/15/54-F.C.]
T. R. V. CHARI, Dy. Secy.

MINISTRY OF HEALTH

New Delhi, the 18th June 1954

S.R.O. 2121.—In exercise of the powers conferred by section 33 of the Drugs Act, 1940 (XXIII of 1940), the Central Government hereby directs that the

following further amendments shall be made in the Drugs Rules, 1945, the same having been previously published as required by the said section, namely:—

In rule 65 of the said Rules,

(a) for condition (1) the following condition shall be substituted, namely:—

“(1) Any drug specified in Schedule E or any preparation containing any such drug and any such drug supplied on a prescription shall, if compounded or made up on the licensee's premises, be compounded or made up by or under the direct and personal supervision of a qualified person.”; and

(b) in the opening paragraph of condition (8), for the words “The supply of any drug on the prescription of a registered medical practitioner” the words “The supply of any drug on a prescription” shall be substituted.

[No. F.1-12/48-D.]

New Delhi, the 22nd June 1954

S.R.O. 2122.—In exercise of the powers conferred by section 12 and 33 of the Drugs Act, 1940 (XIII of 1940), the Central Government, after consultation with the Drugs Technical Advisory Board, hereby directs that the following further amendment shall be made in the Drugs Rules, 1945, the same having been previously published as required by the said sections, namely:—

In the said Rules, for rule 106 the following rule shall be substituted, namely:—

- “106. *Diseases which a drug may not purport to prevent or cure.*—(1) No drug may purport or claim to prevent or cure, or may convey to the intending user thereof any idea that it may prevent or cure, one or more of the diseases or ailments specified in Schedule J;
- (2) No drug may purport or claim to procure or assist to procure, or may convey to the intending user thereof any idea that it may procure or assist to procure, miscarriage in women.”

[No. F.1-16/52-DS.]

New Delhi, the 23rd June 1954

S.R.O. 2123.—In pursuance of section 3 of the Pharmacy Act, 1948 (VIII of 1948), and in modification of the notification of the Government of India, in the Ministry of Health, No. F.6-2/48-DS, dated the 9th March, 1949, the Central Government hereby re-constitutes the Pharmacy Council of India consisting of the following members, namely:—

Elected by the Inter-University Board under clause (a).

1. Prof. S. Rangaswami, M.A., Ph.D., D.Phil., Andhra University, Waltair.
2. Dr. R. P. Patel, M.Sc., Ph.D., Gujarat University, Ahmedabad.
3. Surgeon-Commander Jal. R. Patel, M.D., F.C.P.S., Grant Medical College, Bombay.
4. Dr. S. Prasad, Banaras Hindu University, Banaras.
5. Shri M. L. Khorana, B.Sc. (Pb.), M.S. (Mich.), Department of Chemical Technology, Bombay University, Bombay.
6. Dr. B. Sahai, M.D., Gwalior Medical College, Gwalior.

Nominated by the Central Government under clause (b).

7. Shri B. Chittaranjan, B.Sc. (Pharm.) (Madras), M.S. (Mass.), Technical Adviser, Sandoz Products Ltd., Bombay.
8. Shri A. N. Lazarus, Manager, Chemists and Dispensary Department, M/s. Spencer and Co. Ltd., Madras.
9. Dr. H. R. Nanji, B.Sc., Ph.D. (Lond.), B. Pharm. (Lond.), F.R.I.C., Managing Director, “ITALAB” Ltd. and Technical Director, Pharmed Ltd., Bombay.
10. Shri M. L. Schroff, A.B. (Cornell), M.S. (Mass.), Birla Brothers Ltd., Calcutta.
11. Shri P. M. Nabar, B.A., B.Sc. (Bom.), B.Sc. (Tech.), (Manchester), F.R.I.C., Drugs Controller, India, Directorate General of Health Services.

12. Shri K. R. Chandran, Messrs. Bliss and Cotton, New Delhi.

Elected by the Medical Council of India under clause (c).

13. Dr. V. G. Nair, L.M.S., L.R.C.S., M.R.C.P., F.R.F.P.S., 'Paruvakat', Cherala-yam, Kunnamkulam (Travancore-Cochin).

Ex-officio members under clauses (d), (e) and (f).

14. The Director General of Health Services.

15. The Director of the Central Drugs Laboratory.

16. The Chief Chemist, Central Revenues.

Elected by the State Pharmacy Councils under clause (g).

17. Shri B. V. Patel, B.Sc., B.Pharm. (Lond.), Ph.C., Drugs Controller for the State of Bombay, Manekjee Wadi Building, III Floor, 127, Mahatma Gandhi Road, Bombay.

18. Shri N. C. Dutta, B.Sc., B.Pharm., Teacher of Pharmacy, Pharmacy, Training Centre, Jackson Medical School, Jalpalguri, West Bengal.

19. Dr. K. N. Gajind, B.Sc., Ph.D., F.R.I.C., A.I.I.Sc., Lecturer in Pharmaceutics, Medical College, Amritsar.

Nominated by State Governments under clause (g), read with the proviso to section 3, and holding office by virtue of section 7(1) until successors are elected by members of the State Pharmacy Councils concerned.

20. Prof. G. P. Srivastava, M.Pharm., Banaras Hindu University, Banaras.

21. Shri S. L. Naravaria, Compounder, Mayo Hospital, Nagpur.

22. Dr. Shiv Bihari Lal, Chemical Analyst, Drugs, Control Laboratory, Bihar.

23. Shri Raj Kishore Nanda, Secretary, All Utkal compounders Union, Cuttack.

24. Shri B. K. Datta Roy, M.Sc., Officer-in-Charge Government Public Health Laboratory, Shillong.

Nominated by State Governments under clause (h).

25. Shri G. K. Dixit, B.Sc., B.Sc. (Tech.), M.S. (Pharm.) Production Manager, M/s. Lederle Laboratories (India) Ltd., Bulsar.

26. Dr. P. C. Adhya, M.Sc., M.B., Professor of Pharmacology, Nilratan Sircar Medical College, Calcutta and Member, West Bengal Pharmacy Council.

27. Dr. Mohan Singh Sethi, M.B.B.S., P.C.M.S., Professor of Pharmacology, Medical College, Amritsar, Punjab.

28. Dr. V. Iswariah, B.A., M.R.C.P., Professor of Pharmacology, Medical College, Madras.

29. Col. A. N. Chopra, Director of Medical and Health Services, Uttar Pradesh, Lucknow.

30. Dr. J. K. Saikia, M.B., D.T.M., A.M.S. (Sr.) Director of Health Services, Assam.

31. Dr. A. R. Govinda Rao, M.B.B.S., M.S. (Yale), Professor of Pharmacology, Andhra Medical College, Visakhapatnam, Andhra.

32. Shri S. K. Agrawal, M.Sc. (Tech.), B.Sc. (Hons.), LL.B., Drugs Inspector, Madhya Pradesh.

33. Dr. Govind Achari, M.B.B.S., Ph.D. (Lond.) Professor of Pharmacology, Patna Medical College and Director of Bihar Drugs Control Laboratory, Patna.

34. Dr. D. K. Santra, M.Pharm. (Ben.), Ph.D. (Lond.), Drugs Inspector, Orissa.

[No. F.7-26/53-DS.]

New Delhi, the 25th June 1954

S.R.O. 2124.—The following draft of a further amendment in the Drugs Rules, 1945, which it is proposed to make, after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by section 12 of the Drugs

Act, 1940 (XXIII of 1940), is published as required by the said section for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the 3rd October 1954.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

For the proviso to sub-rule (1) of rule 37 of the said Rules, the following proviso shall be substituted, namely:—

"Provided that such medicines may be imported in bulk containers by any person who holds a licence to manufacture, if such person has obtained permission in writing to import such medicines from the licensing authority at least three months prior to the date of import."

[No. F.1-9/53-DS.]

KRISHNA BIHARI, Under Secy.

New Delhi, the 19th June 1954

S.R.O. 2125.—The following draft of certain further amendments in the Drugs Rules, 1945, which it is proposed to make, after consultation with the Drugs Technical Advisory Board, in exercise of the powers conferred by section 88 of Drugs Act, 1940 (XXIII of 1940), is published as required by the said section for the information of persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after the 26th September, 1954.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendments

In the said Rules:—

(1) after rule 66, the following rule shall be inserted, namely:—

"66-A. Grant of licence in form 20 or 21 after suspension or cancellation of licence under rule 66.

(1) Where the licensing authority has passed an order under rule 66 cancelling or suspending a licence granted to any person for non-compliance with any conditions of the licence and the order suspending or cancelling the licence has not been reversed in appeal, the licensing authority, if it so thinks fit, may, notwithstanding anything contained in these rules, grant a fresh licence to any person satisfying the requirements of sub-rule (2).

(2) The provision of this rule shall apply to such licensee as is—

(a) a firm and the licence of only one or partners of the firm has been suspended or cancelled, and

(b) a company or other body corporate or an association of persons (whether incorporated or not), and a fresh licence is to be granted to any Director, manager, secretary, agent or any other officer or person concerned with the management of such company or other body corporate or an association of persons (whether incorporated or not), whose licence has been suspended or cancelled."

(2) after rule 85, the following rule shall be inserted, namely:—

"85-A. Grant of licence in form 25 or 28 after suspension or cancellation of licence under rule 85.

(1) Where the licensing authority has passed an order under rule 85 cancelling or suspending a licence granted to any person for non-compliance with any conditions of the licence and the order suspending or cancelling the licence has not been reversed in appeal, the Licensing authority, if it so thinks fit, may, notwithstanding anything contained in these rules, grant a fresh licence to any such person satisfying the requirement of sub-rule (2).

(2) The provision of this rule shall apply to such licensee as is—

- (a) a firm and the licence of one or more partners of the firm has been suspended or cancelled, and
- (b) a company, or other body corporate or an association of persons (whether incorporated or not) and a fresh licence is to be granted to any director, manager, secretary, agent or any other officer or person concerned with the management of such company or other body corporate or an association of persons (whether incorporated or not), whose licence has been suspended or cancelled."

(3) after rule 93, the following rule shall be inserted, namely:—

93-A. Grant of licence in form 29 after suspension or cancellation of licence under rule 93.

(1) Where the licensing authority has passed an order under rule 93 cancelling or suspending a licence granted to any person for non-compliance with any conditions of the licence and the order suspending or cancelling the licence has not been reversed in appeal, the licensing authority, if it so thinks fit, may, notwithstanding anything contained in these rules, grant a fresh licence to any person satisfying the requirement of sub-rule (2).

(2) The provision of this rule shall apply to such licensee as is—

- (a) a firm and the licence of one or more partners of the firm has been suspended or cancelled, and
- (b) a company, or other body corporate or an association of persons (whether incorporated or not) and a fresh licence is to be granted to any director, manager, secretary, agent or any other officer or person concerned with the management of such company or other body corporate or an association of persons (whether incorporated or not), whose licence has been suspended or cancelled."

[No. F.1-15/51-DS.]

N. C. MUKERJI, Dy. Secy.

New Delhi, the 21st June 1954

S.R.O. 2126.—In exercise of the powers conferred by sub-sections (2) and (3) of section 11 of the Indian Medical Council Act, 1933 (XXVII of 1933), the Central Government, after consulting the Medical Council of India, hereby directs that the following further amendment shall be made in the First Schedule to the said Act, namely:—

In the said Schedule, after the entry relating to the Gujarat University, the following entry shall be inserted, namely:—

Medical Institution	Recognised medical qualification	Abbreviation for registration
"Nagpur University	Bachelor of Medicine and Bachelor of Surgery.	M.B.B.S., Nagpur. This will be a recognised medical qualification only when granted after the 1st September 1953".

[No. F.17-13/51-ML.]

New Delhi, the 28th June 1954

S.R.O. 2127.—In exercise of the powers conferred by sub-section (2) of section 11 of the Indian Medical Council Act, 1933 (XXVII of 1933), the Central Government, after consulting the Medical Council of India, hereby directs that the following further amendments shall be made in the First Schedule to the said Act, namely:—

In the said Schedule—

- (i) in the entries relating to the University of Bombay, after the entry "Master of Surgery.....M.S., Bom.", the following entry shall be inserted, namely:—

"Diploma in Anaesthesia.....D.A., Bom.";

- (ii) in the entries relating to the University of Calcutta, after the entry "Master of Obstetrics.....M.O., Cal." the following entry shall be inserted, namely:—
 "Diploma in Ophthalmic Medicine and Surgery.....D.O.M.S., Cal.";
- (iii) against the University of Delhi, after the entry "Bachelor of Medicine and Bachelor of Surgery.....M.B., B.S.(Delhi)" the following entry shall be inserted, namely:—
 "Diploma in Tuberculosis Diseases.....D.T.D., Delhi."

[No. F. 5-6/53-M.]

BABU RAM, Under Secy.

New Delhi, the 23rd June 1954

S.R.O. 2128.—In exercise of the powers conferred by the proviso to article 309, and in relation to persons serving in the Indian Audit and Accounts Department also by clause (5) of article 148, of the Constitution, the President, after consultation with the Comptroller and Auditor General as regards the persons referred to above, hereby makes the following rules, namely:—

1. (1) These rules may be called the Contributory Health Service Scheme Rules, 1954.
- (2) They shall apply to all persons serving in connection with the affairs of the Union and having their headquarters in Delhi or New Delhi except the following:—
 - (a) all personnel other than Civilian Government Servants, paid from the Defence Services Estimates,
 - (b) persons employed in the Railway Services,
 - (c) persons engaged on contract,
 - (d) persons not in the whole-time service of Government, and
 - (e) persons paid out of contingencies.
- (3) They shall come into force on the 1st July, 1954.

2. Notwithstanding anything contained in the Secretary of State's Services (Medical Attendance) Rules, 1938, or the Central Services (Medical Attendance) Rules, 1944, the persons referred to in sub-rule (2) of rule 1 shall be governed, in respect of matters relating to medical attendance and treatment, by the provisions of the Memorandum of the Government of India in the Ministry of Health No. F.6(I)-1/54-Hosp., dated the 1st May, 1954, as amended from time to time.

[No. F.6(I)-30/54-Hosp.]

N. B. CHATTERJI, Dy. Secy.

MINISTRY OF REHABILITATION

ORDER

New Delhi, the 23rd June 1954

S.R.O. 2129.—In exercise of the powers conferred by Sub-section (1) of Section 19 of the Evacuee Interest (Separation) Act, 1951 (LXIV of 1951), the Central Government hereby orders that all cases in respect of composite properties situated in the district of Hissar pending before the Competent Officer Gurgaon shall stand transferred to the Competent Officer Rohtak.

[No. 52(10)/53-Prop.I.]

L. B. MATHUR, Under Secy.

MINISTRY OF TRANSPORT

(Transport Wing)

CORRIGENDUM

New Delhi, the 23rd June 1954

S.R.O. 2130.—In the Indian Merchant Shipping (Seamen's Employment Office, Bombay) Rules, 1954, published with the notification of the Government of India in the Ministry of Transport, No. S.R.O. 1611, dated the 15th May, 1954, at pages 829—34, Part II, Section 3, of the Gazette of India Extraordinary of the same date,

- (1) in sub-rule (v) of rule 5, for "terms" read "term."
- (2) in the first line of the proviso to sub-rule (iii) of rule 7, for "circumstance" read "circumstances".
- (3) in rule 13, for "efficient" read "official".
- (4) in rule 26, for "name" read "names".
- (5) in sub-rule (ii) of rule 35, for "seamen" read "seaman".
- (6) in rule 44, for "seamen" read "seaman".

[No. 14-MS(1)/53.]

S. K. VENKATACHALAM, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 23rd June 1954

S.R.O. 2131.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Madurai, in the matter of applications under section 33A of the said Act from Shri Pethor George and others, stevedore workmen in Cochin Port.

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, MADURAI

Monday, the 10th May 1954

PRESENT :—Sri E. Krishnamurthi, M. A., B. L., Industrial Tribunal at Madurai.

INDUSTRIAL DISPUTE NO. 82 TO 174 (CENTRAL)/54

BETWEEN

Pethor George	.	.	.	Stevedore Worker	.	(I. D. No. 82(C)/54)
P. Hussain Ibrahim	.	.	.	Do.	.	(I. D. No. 83(C)/54)
Momman Bastian	.	.	.	Do.	.	(I. D. No. 84(C)/54)
Bastian Sunny	.	.	.	Do.	.	(I. D. No. 85(C)/54)
Pocker Alavi	.	.	.	Do.	.	(I. D. No. 86(C)/54)
Amaravathil Rammel	.	.	.	Do.	.	(I. D. No. 87(C)/54)
Ouseph Lawrence	.	.	.	Do.	.	(I. D. No. 88(C)/54)
Pether Ouseph	.	.	.	Do.	.	(I. D. No. 89(C)/54)
K. Joseph Marko	.	.	.	Do.	.	(I. D. No. 90(C)/54)
E. B. Joseph	.	.	.	Do.	.	(I. D. No. 91(C)/54)
Raphel Kaipari	.	.	.	Do.	.	(I. D. No. 92(C)/54)
Bavo Abdulrahim	.	.	.	Do.	.	(I. D. No. 93(C)/54)
Makkar Abdulrahim	.	.	.	Do.	.	(I. D. No. 94(C)/54)
Moideen Mohammed	.	.	.	Do.	.	(I. D. No. 95(C)/54)
Avaru Yussuf	.	.	.	Do.	.	(I. D. No. 96(C)/54)
P. M. Abdulrahim	.	.	.	Do.	.	(I. D. No. 97(C)/54)
Moideenkutty Moidu	.	.	.	Do.	.	(I. D. No. 98(C)/54)
Chavro Cheri Kunji	.	.	.	Do.	.	(I. D. No. 99(C)/54)
P. S. Bavo	.	.	.	Do.	.	(I. D. No. 100(C)/54)
Achuthan Nanu	.	.	.	Do.	.	(I. D. No. 101(C)/54)
Thupran Kodi Aboo	.	.	.	Do.	.	(I. D. No. 102(C)/54)
P. K. Yussuf	.	.	.	Do.	.	(I. D. No. 103(C)/54)
E. M. Abdullah Kutty	.	.	.	Do.	.	(I. D. No. 104(C)/54)
K. Ismail	.	.	.	Do.	.	(I. D. No. 105(C)/54)
P. B. Hamza	.	.	.	Do.	.	(I. D. No. 106(C)/54)

	Stevedore	Worker	(I.D. No. 107(C)/54)
T. H. Hamza	Do.	Do.	(I.D. No. 108(C)/54)
Kader Mamminjee	Do.	Do.	(I.D. No. 109(C)/54)
Loni Lazar	Do.	Do.	(I.D. No. 110(C)/54)
C. H. Jossa	Do.	Do.	(I.D. No. 111(C)/54)
Thummy Anthony	Do.	Do.	(I.D. No. 112(C)/54)
C. J. Peter	Do.	Do.	(I.D. No. 113(C)/54)
M. A. Thomman	Do.	Do.	(I.D. No. 114(C)/54)
K. J. Berli	Do.	Do.	(I.D. No. 115(C)/54)
Ouso Bastian	Do.	Do.	(I.D. No. 116(C)/54)
Augustine Joseph	Do.	Do.	(I.D. No. 117(C)/54)
Varu Chovri	Do.	Do.	(I.D. No. 118(C)/54)
V. K. Ummar	Do.	Do.	(I.D. No. 119(C)/54)
K. B. Joseph	Do.	Do.	(I.D. No. 120(C)/54)
Mohamed Bava	Do.	Do.	(I.D. No. 121(C)/54)
Moideen Mohamed	Do.	Do.	(I.D. No. 122(C)/54)
K. Kunju Marakkar	Do.	Do.	(I.D. No. 123(C)/54)
Govindan Krishnan	Do.	Do.	(I.D. No. 124(C)/54)
Adirnakutty Yusuff	Do.	Do.	(I.D. No. 125(C)/54)
C. A. Varghese	Do.	Do.	(I.D. No. 126(C)/54)
M. Abraham	Do.	Do.	(I.D. No. 127(C)/54)
O. S. Thiyyo	Do.	Do.	(I.D. No. 128(C)/54)
Saidunny Kutty Hamza	Do.	Do.	(I.D. No. 129(C)/54)
P. Bavoo	Do.	Do.	(I.D. No. 130(C)/54)
E. Mohamadunny	Do.	Do.	(I.D. No. 131(C)/54)
K. Sulaiman	Do.	Do.	(I.D. No. 132(C)/54)
M. Kunjeer	Do.	Do.	(I.D. No. 133(C)/54)
Maraasheny Themmy	Do.	Do.	(I.D. No. 134(C)/54)
Varghese Joseph	Do.	Do.	(I.D. No. 135(C)/54)
K. Abdulkhader	Do.	Do.	(I.D. No. 136(C)/54)
C. H. Mohamed Kunji	Do.	Do.	(I.D. No. 137(C)/54)
A. K. Bava	Do.	Do.	(I.D. No. 138(C)/54)
Jossa Anthony	Do.	Do.	(I.D. No. 139(C)/54)
Pylee Irani	Do.	Do.	(I.D. No. 140(C)/54)
Alless Kosma	Do.	Do.	(I.D. No. 141(C)/54)
P. K. Mohamed Ali	Do.	Do.	(I.D. No. 142(C)/54)
Ouseph Charlee	Do.	Do.	(I.D. No. 143(C)/54)
Thomas Jossa	Do.	Do.	(I.D. No. 144(C)/54)
C. R. Joseph	Do.	Do.	(I.D. No. 145(C)/54)
Vareechan Anthony	Do.	Do.	(I.D. No. 146(C)/54)
Anthony Marko	Do.	Do.	(I.D. No. 147(C)/54)
V. E. Gabrial	Do.	Do.	(I.D. No. 148(C)/54)
Louis Ouseph Kutty	Do.	Do.	(I.D. No. 149(C)/54)
A. A. Bavoo	Do.	Do.	(I.D. No. 150(C)/54)
A. Madhavan	Do.	Do.	(I.D. No. 151(C)/54)
P. K. Abdu	Do.	Do.	(I.D. No. 152(C)/54)
P. K. Khalid	Do.	Do.	(I.D. No. 153(C)/54)
Kader Abdulrahim	Do.	Do.	(I.D. No. 154(C)/54)
Raphel Anthony	Do.	Do.	(I.D. No. 155(C)/54)
Ghavri Jossa	Do.	Do.	(I.D. No. 156(C)/54)
Maliyakkal Jossa	Do.	Do.	(I.D. No. 157(C)/54)
Vathamakal Avara	Do.	Do.	(I.D. No. 158(C)/54)
A. Bava	Do.	Do.	(I.D. No. 159(C)/54)
A. K. Kunji Pulla	Do.	Do.	(I.D. No. 160(C)/54)
P. A. Sulaiman	Do.	Do.	(I.D. No. 161(C)/54)
A. P. Varghese	Do.	Do.	(I.D. No. 162(C)/54)
P. Aboo	Do.	Do.	(I.D. No. 163(C)/54)
Rockey Sebastian	Do.	Do.	(I.D. No. 164(C)/54)
K. Pareed	Do.	Do.	(I.D. No. 165(C)/54)
Ahmad Moideen Kutty	Do.	Do.	(I.D. No. 166(C)/54)
C. Parameswaran	Do.	Do.	(I.D. No. 167(C)/54)
S. M. Mammunji	Do.	Do.	(I.D. No. 168(C)/54)
P. K. Abdulrahim	Do.	Do.	(I.D. No. 169(C)/54)
M. Mohamed Ali	Do.	Do.	(I.D. No. 170(C)/54)
Abdulrahim Moidunny	Do.	Do.	(I.D. No. 171(C)/54)
K. Hassan	Do.	Do.	(I.D. No. 172(C)/54)
Mohamed Bava	Do.	Do.	(I.D. No. 173(C)/54)
C. M. Moosaa	Do.	Do.	(I.D. No. 174(C)/54)
Alikunji Pareed	Do.	Do.	(I.D. No. 175(C)/54)
			<i>Petitioners.</i>

A N D

Darabshaw B. Cursetjee's Sons Stevedores, Mattancherry—*1st Respondent.*
Sorabji and Company, Stevedores, Mattancherry, Cochin—*2nd Respondent.*

AWARD

By L. R. No. 2(345)I dated 13-10-1952, the Government of India, Ministry of Labour, New Delhi, referred to me for adjudication the dispute between certain employers at Port of Cochin and workmen working in the Port.

These several petitions I.D. Nos. 82 to 174(Central) of 1954, have been filed by several stevedore workers against Messrs. Darabshaw B. Cursetjee's Sons and Sorabji and Company. In the main reference No. 18(Central) of 1951, dated 19th July 1951, the first opposite party is employer No. 15 and the second employer No. 11.

3. The allegations in the several petitions are practically the same and identical language is used. They are to the effect, that the several petitioners are members of the Cochin Thuramukha Thozhilali Union which is a party to the main reference I. D. No. 18 (Central) of 1951, that Messrs. Darabshaw B. Cursetjee's Sons, the first respondent, were the stevedores of the Prince Line Steamers and were employing the several petitioners and other stevedore workers, that the second opposite party Messrs. Sorabjee and Company is the successor of the first opposite party as the stevedore of Prince Line Steamers, that the second opposite party instead of employing the several petitioners as stevedore workmen engaged other men on 9th December, 1953, that the action of the second opposite party is a contravention of the terms of the award dated 4th January, 1952 and also a violation of the *Status Quo ante* during the pendency of the adjudication of I. D. No. 18(Central) of 1951, and that the workers must be directed to be reinstated, and that they must be paid compensation for the loss sustained.

4. In the petitions in I. D. Nos. 82 to 91 (Central) of 1954 it is further alleged that the petitioners had been permanently employed by the first opposite party as stevedore workmen.

5. No counter was filed on behalf of the first opposite party Messrs. Darabshaw B. Cursetjee's Sons.

6. Counters were filed on behalf of the second respondent Messrs. Sorabji and Company, and they contain practically identical allegations. It is alleged in the counters, that the several petitioners were never workmen in Messrs. Sorabji and Company, that they had nothing to do with the first respondent, that they are not the successors in interest of the first respondent, that Messrs. Sorabji and Company obtained stevedoring work of the Prince Line Steamers on independent contract, that the stevedore workmen are not a known body of men but a floating body of workmen working for different employers, that they are casual workers engaged on a day to day basis, that they cannot claim any work as a matter of right, that there is no contravention of section 33 of the Industrial Disputes Act, and that the several petitioners are not entitled to any relief.

7. The issues that arise for determination in the several petitions are:—

- (1) Whether the respective petitioners are the workmen of the second respondents?
- (2) Whether the second respondent is the successor in interest of the first respondent and bound by the arrangements entered into by the first respondent?
- (3) Whether there is a contravention of section 33 of the Industrial Disputes Act?
- (4) To what relief, if any, are the several petitioners entitled?

8. Issues Nos. 1 and 2.—By L.R.2 (345) I dated 13th October, 1952 the Government of India, Ministry of Labour, New Delhi, referred for adjudication the dispute between certain employers at Port Cochin and workers working in the port.

9. In the first reference, the names of only 22 employers were shown as parties. There was a second reference on 8th November, 1952 and this included 172 new employers. The first respondent M/s. Darabshaw B. Cursetjee's Sons is employer No. 15 in the first reference and the second respondent Messrs. Sorabji and Company is employer No. 11.

10. The several petitioners have alleged that they are members of the Cochin Thuramukha Thozhilali Union a party to the reference that they were employed as stevedore workmen under the first respondent who was doing stevedoring work for the Prince Line Steamers, till about the end of November, that thereafter the second respondent has been doing the stevedoring work of the Prince Line Steamers, and that the latter dispensed with the services of the several petitioners who were till then working as stevedore workers for the first respondent. It is alleged, that section 33 of the Industrial Disputes Act has been contravened and that the second respondent is liable in law for unlawful termination of services, and for compensation for forced unemployment.

11. The first respondent has not chosen to contest the matter.

12. In the first place, the defence raised on behalf of the second respondent is, that the several petitioners were not their stevedoring workers at any time. It is not disputed that Messrs. Darabshaw B. Cursetjee's Sons were doing stevedoring work for the Prince Line Steamers till about the end of November 1953. Thereafter, Sorabji and Company are the stevedoring contractors. The contention on behalf of the workers is, that even though Messrs. Darabshaw B. Cursetjee's Sons ceased to be the contractors for the Prince Line Steamers on 30th November 1953, they became the workmen of the second respondent Messrs. Sorabji and Company because the latter are the successors, in interest of Messrs. Darabshaw B. Cursetjee's Sons. It is argued, that Messrs. Sorabji and Company took over every obligation of Messrs. Darabshaw B. Cursetjee's Sons. A number of documents have been produced in this connection. Ex.W.1 is a letter dated 4th March, 1952 written by the first respondent to the Secretary of the Cochin Thuramukha Thozhilali Union, stating, that no gangs had been engaged on board ship, Ex.W.2 to W.13 are letters that passed between the Secretary of the Cochin Thuramukha Thozhilali Union and Darabshaw B. Cursetjee's Sons in 1951, and they show that the latter were doing stevedoring work, and getting workers from the Cochin Thuramukha Thozhilali Union. Ex.W.13, dated 24th September, 1953 shows, that Peter George, the petitioner in I.D. No. 82 of 1954 was appointed winchman with effect from 15th September, 1953 for work in steamers for which Messrs. Darabshaw B. Cursetjee's Sons were stevedores. It is expressly stated therein that when their license was cancelled by the Port, the employees' services would be terminated with immediate effect.

13. Granting (without admitting) that the several petitioners were workmen doing stevedoring work for Darabshaw B. Cursetjee's Sons, I fail to see how they can claim to be workmen under the second respondent. The second respondent came on the scene as stevedore for the Prince Line Steamers only at the end of 1953. It is hardly possible to say, that Messrs. Sorabji and Company are the successors in interest of Messrs. Darabshaw B. Cursetjee's Sons, who were doing work as stevedoring contractors for the Prince Line Steamers on the strength of a contract of their own. Obviously, this contract was put an end to by the Steamer company. The latter appointed Messrs. Sorabji and Company as their stevedore contractors in 1953. Messrs. Sorabji and Company became Stevedore contractors of the Prince Line Steamers on the strength of their own independent contract. They had nothing to do with the contract that existed between the Steamship Company and Messrs. Darabshaw B. Cursetjee's Sons. They are in no way concerned with the agreement which existed between them. Ex.M.1 is the copy of a communication by Matheson Bosanquet and Company agents of the Prince Line Steamers, and it shows, that Messrs. Sorabji and Company were employed as stevedore contractors for the Prince Line Limited. The Prince Line Limited, independently appointed the latter as their stevedore contractors. In the above circumstances, I am constrained to reject the contention on behalf of the petitioners, that Messrs. Sorabji and Company are the successors in interest of Messrs. Darabshaw B. Cursetjee's Sons.

14. The several petitioners were never the workmen of Messrs. Sorabji and Company. It is not alleged in the several petitions that they ever worked as stevedore workers for Messrs. Sorabji and Company. The only way in which the second respondent is sought to be made liable is only the theory of Messrs. Sorabji and company being the successors in interest of Messrs. Darabshaw B. Cursetjee's Sons. When this is not established it follows, that the several petitioners can have no remedy against the second respondent, I find, that Messrs. Sorabji and Company are not the successors in interest of Darabshaw B. Cursetjee's Sons, and that the several petitioners were never the workmen of Messrs. Sorabji & Company at any time and that Messrs. Sorabji and Company are not bound by any arrangements entered into by the first respondent.

15. Issue No. 3.—The next contention on behalf of the petitioners is, that even assuming that the Prince Line Limited entered into an independent contract with

Messrs. Sorabji and Company, still the second respondent is guilty of violation of section 33 of the Industrial Disputes Act because there is a contravention of the terms of the award, dated 4th January, 1952 and the *status quo ante*. Under section 33 it is laid down, that no employer shall alter to the prejudice of the workmen concerned in such dispute, the conditions of service applicable to them immediately before the commencement of the proceedings. The several petitioners were not the workmen of Messrs. Sorabji and Company at any time prior to the date of the petitions. In the statement of demands filed on behalf of the Cochin Thuramukha Thozhilali Union, there is reference to the conditions of service, that existed prior to the proceedings. It is alleged therein, that there was no security of employment, that there was the contract system existing in Port Cochin, that the contractors constantly changed, that there was no security of employment even though some workers were being often engaged by the same employer, that a muster roll system of registering labour should be introduced, and that sometimes workers were thrown out of employment for no fault of theirs. In the statement of demands filed by the Cochin Port Cargo Labour Union, it is alleged, that irregular and casual employment is the most serious problem in the Port of Cochin, that there was a floating population of chronic unemployed labour, that others were able to get only a few days employment, that a decasualisation scheme should be introduced, that the contract system which had all the disadvantages of a casual system should be abolished, and that a labour pool should be established. It is also mentioned that work should be given in rotation to the workmen. From the allegations referred to, it is perfectly clear, that there was no such thing as security of employment prior to the reference. No workmen could say that he was the employee of any particular employer. There was casual employment. Though it may be that some employers engaged some workmen continuously, there was no continuity of employment. The entire body of stevedore workmen was a kind of undetermined, floating body obtaining employment from time to time as and when there was work. In these circumstances, it is difficult to hold, that there were definite conditions of service prior to the reference. On the other hand, the workmen wanted special changes to be introduced, and especially wanted suitable provision for work to be given in rotation, so that they might have some kind of security of employment. In this connection, the decision in 1952, II. L.L.J., 470 Bank Line India Limited, and their workmen, is important. There, the question arose with reference to tally clerks. It was held, that no tally clerk was in the permanent employment of any employer, and that no warranty of service or lien can be implied. That decision is applicable to the facts of this case. It cannot be said, that there was guarantee of service so far as any of the petitioners was concerned. There is no introduction of any change in the conditions of service, that existed before the commencement of the proceeding. It follows, that section 33 of the Industrial Disputes Act has not been contravened in any manner by the second respondent.

16. So far as the first respondent is concerned, it is clear, that Messrs. Darashaw B. Cursetjee's Sons have ceased to be the stevedoring contractors for Prince Line Limited. There is no satisfactory proof that they are doing stevedoring work for any other steamship company. In the above circumstances, no relief can be awarded against them. They are not proved to be guilty of violation of section 33 of the Industrial Disputes Act. It became impossible to employ the petitioners because they lost their contract with the Prince Line Limited. I find, that the 1st respondent has not contravened Section 33 of the Industrial Disputes Act.

17. *Issue No. 4.*—The petitioners are not entitled to any relief in these petitions.

18. All the several petitions are dismissed. There will be no order as to costs. An award is passed accordingly.

Dated at Madurai, this the 10th day of May 1954.

E. KRISHNAMURTHI,

Industrial Tribunal at Madurai.

List of Witnesses Examined

For the Petitioners—

W.W.1—Biravi Ismail.

W.W.2.—M. K. Raghavan.

For the Respondents—

M.W.1—C. P. Ramachandra Menon.

M.W.2—Adam Khader.

List of Documents marked

For the Petitioners—

Ex.W.1.—Letter dated 4th May 1952 from Messrs. Darabshaw B. Cursetjee's Sons, Mattancherry to the Secretary, Cochin Thuramukha Thozhilali Union, Cochin.

Ex.W.2.—Letter dated 14th August, 1951 from the President, Cochin Thuramukha Thozhilali Union, Cochin to M/s. Darabshaw B. Cursetjee's Sons, Mattancherry.

Ex.W.3.—Letter dated 25th July, 1951 from M/s. Darabshaw B. Cursetjee's Sons, Mattancherry, to the Secretary, Cochin Thuramukha Thozhilali Union, Cochin.

Ex.W.4.—Letter dated 30th July, 1951 from Messrs. Darabshaw B. Cursetjee's Sons, Mattancherry, to the Secretary, Cochin Thuramukha Thozhilali Union, Cochin.

Ex.W.5.—Letter dated 14th August, 1951 from Messrs. Darabshaw B. Cursetjee's Sons, Mattancherry, to the Secretary, Cochin Thuramukha Thozhilali Union, Cochin.

Ex.W.6.—Letter from the Secretary, Cochin Thuramukha Thozhilali Union, Cochin, to M/s. Darabshaw B. Cursetjee's Sons, Mattancherry.

Ex.W.7.—Letter dated 17 August, 1951 from M/s. Darabshaw B. Cursetjee's Sons, Cochin, to the President, Cochin Thuramukha Thozhilali Union, Cochin.

Ex.W.8.—Letter dated 17th August, 1951 from Abdul Khader to the management, Darabshaw B. Cursetjee's Sons, Cochin.

Ex.W.9.—Letter dated 17th August, 1951 from the Secretary, Cochin Thuramukha Thozhilali Union, Cochin, to the manager, Darabshaw B. Cursetjee's Sons, Mattancherry.

Ex.W.10.—Letter dated 18th September, 1951 from M/s. Darabshaw B. Cursetjee's Sons, Mattancherry, to the Secretary, Cochin Thuramukha Thozhilali Union, Mattancherry.

Ex.W.11.—Letter dated 1st September, 1951 from Messrs. Darabshaw B. Cursetjee's Sons, Mattancherry, to the Secretary, Cochin Thuramukha Thozhilali Union, Mattancherry.

Ex.W.12.—Letter dated 9th September, 1951 from the President, Cochin Thuramukha Thozhilali Union, Mattancherry, to Messrs. Darabshaw B. Cursetjee's Sons, Cochin.

Ex.W.13.—Letter dated 24th September, 1953 from Messrs. Darabshaw B. Cursetjee's Sons, Cochin, to Peter George, Cochin.

For the Respondents—

Ex.M.1.—Order dated 30th November 1953 given by Matheson, Bosanquet and Company Limited, Agents, Prince Line Limited, to Messrs. Sorabji and Company, Cochin, appointing them as their contractors.

E. KRISHNAMURTHI,
Industrial Tribunal at Madurai.

[No. LR.2(345).]

ORDER

New Delhi, the 23rd June 1954

S.R.O. 2132.—Whereas the Central Government is of opinion that an industrial dispute exists between the employers in relation to Grindlays Bank Limited and their workmen regarding the matter specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

Whether the Grindlays Bank, Limited, should re-instate in its service, and/or pay any compensation to, Sarvashri Baldev Sahai, Balmokand Kapur, Ramsukh Sharma, I. S. Aurora, Premchand Khanna, K. B. L. Bhatnagar, Panna Lal, Inder Raj Sahgal, and Amarnath, ex-employees of the Bank.

[No. LR-100(83).]

P. S. EASWARAN, Under Secy.

New Delhi, the 23rd June 1954

S.R.O. 2133.—Whereas the Central Government is satisfied that the employees in the Repairs and Maintenance Workshop belonging to the Overseas Communications Service under the Government of India in the Ministry of Communications are in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (XXXIV of 1948);

Now, Therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts the said factory from all the provisions of the said Act for a period of one year.

[No. SS.138(64).]

New Delhi, the 24th June 1954

S.R.O. 2134.—In exercise of the powers conferred by sub-section (3) of section 1 of the Employees' State Insurance Act, 1948 (XXXIV of 1948), the Central Government hereby appoints the 11th day of July, 1954, as the date on which, the provisions of Chapter IV (except sections 44 and 45 thereof which have already been brought into force), Chapter V and Chapter VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 thereof, which have already been brought into force], of the said Act shall come into force in the area within the limits of the Corporation of the City of Nagpur in the State of Madhya Pradesh.

[No. SS.121(73).]

New Delhi, the 25th June 1954

S.R.O. 2135.—In exercise of the powers conferred by section 5 of the Indian Dock Labourers Act, 1934 (XIX of 1934), the Central Government hereby directs that the following further amendment shall be made in the Indian Dock Labourers Regulations, 1948, the same having been previously published as required by section 7 of the said Act, namely:—

In regulation 26 of the said Regulations, for the words and figures "In this Part, except in Regulation 28", the words and figures "In this Part save as otherwise expressly defined in Regulation 28" shall be inserted.

[No. Fac.38(28).]

P. D. GAIHA, Under Secy.

New Delhi, the 29th June 1954

S.R.O. 2136.—In exercise of the powers conferred by section 7 of the Coal Mines Provident Fund and Bonus Schemes Act, 1948 (XLVI of 1948), the Central Government hereby directs that the following further amendment shall be made in the Coal Mines Provident Fund Scheme published with the notification of the Government of India in the Ministry of Labour, No. PF.15(5)/48, dated the 11th December, 1948 namely:—

For clause (i) of sub-paragraph (5) of paragraph 66 of the said Scheme, the following clause shall be substituted, namely:—

"(i) by postal money order at the cost of the payee, or at any other cost if so determined by the Central Government, or".

[No. PF-2(43)/53.]

TEJA SINGH SAHNI, Under Secy.

REGISTRAR JOINT STOCK COMPANIES**NOTICE***Madras, the 12th June 1954***NOTICE PURSUANT TO SECTION 247(5).**

In the matter of the Indian Companies Act, 1913 and The Sahayanidhi (Thirumangalam) Limited.

S.R.O. 2137.—With reference to the notice dated 18th January 1954 published at page 305 of Part II, Section 3, of the *Gazette of India*, dated 6th February 1954, the above company not having shown cause to the contrary within the time fixed, the name of the company has under section 247(5) of the Indian Companies Act, 1913, been struck off the register.

*Madras, the 22nd June 1954***NOTICE PURSUANT TO SECTION 247(5)**

In the matter of the Indian Companies Act, 1913 and the Crescent Social Labour Transports Limited.

S.R.O. 2138.—With reference to the notice dated 1st March, 1954, published on page 560 of Part II, Section 3, of the *Gazette of India*, dated 20th March, 1954, the above company not having shown cause to the contrary within the time fixed, the name of the company has, under section 247(5) of the Indian Companies Act, 1913, been struck off the register.

[No. C. 3793/53.]

*Madras, the 23rd June 1954***PURSUANT TO SECTION 247(3)**

In the matter of the Indian Companies Act, 1913 and the National Development Corporation (Madras) Limited.

S.R.O. 2139.—Whereas communications addressed to the National Development Corporation (Madras) Limited at its registered office remain unanswered or returned undelivered by the post office.

And whereas it appears accordingly that the National Development Corporation (Madras) Limited is not carrying on business or is not in operation.

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

[No. K.2762/52.]

*Madras, the 24th June 1954***NOTICE PURSUANT TO SECTION 247(5)**

In the matter of the Indian Companies Act, 1913 and the Navajeevan Press Limited.

S.R.O. 2140.—With reference to the notice No. S.R.O. 637, dated 3rd February 1954, published on page 402 of Part II, Section 3 of the *Gazette of India*, dated 20th February 1954, the above company not having shown cause to the contrary within the time fixed, the name of the company has under section 247(5) of the Indian Companies Act, 1913, been struck off the register.

[No. K.1670/53.]

V. V. RANGANATHAN,
Asstt. Registrar of Joint Stock Companies, Madras.

*Cuddapah, the 16th June 1954***PURSUANT TO SECTION 247(3).**

In the matter of the Indian Companies Act, 1913 and The New Bharat Chit Fund Trade Corporation Limited.

S.R.O. 2141.—Whereas communications addressed to the New Bharat Chit Fund Trade Corporation Limited at its registered Office remain unanswered.

And whereas at the time of a visit on 30th March 1954, there was no trace of the company at its registered office.

And whereas it is stated in your letter dated 7th January 1954, that the New Bharat Chit Fund Trade Corporation Limited Cuddapah is not carrying on business and is not in operation.

Notice is hereby given, pursuant to section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

[No. 59-K/54.]

(Sd.) S. SANKARANARAYANA PATNAIK,
Asstt. Registrar of Joint Stock Companies,
Cuddapah.

Patna, the 18th June 1954

In the matter of the Indian Companies Act VII of 1913 and Kishanganj Electric Supply Company Ltd.

S.R.O. 2142.—Whereas in pursuance of sub-sections (1) and (2) of section 247 of the Indian Companies Act, 1913 two letters were issued to the Managing Director of the Kishanganj Electric Supply Co. Ltd., Kishanganj (Purnea) a duly registered and incorporated company under the Indian Companies Act, 1913 and in reply thereto the managing director says that the company is not functioning and will not function in future, I do hereby give notice under section 247(3) of the Act that the name of the company will, unless cause is shown to the contrary, be struck off the register at the expiration of three months from the date of this notice.

[No. 438/54.]

S. P. SINHA,
Registrar.

Calcutta, the 18th June 1954

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Warden of Industries Ltd.

S.R.O. 2143.—Notice is hereby given that the name of Warden of Industries Ltd. of 157/B, Dharamtala Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Deluxe Tailoring Ltd.

S.R.O. 2144.—Notice is hereby given that the name of Deluxe Tailoring Ltd. of 1/2, Moti Sil Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Duars Friends Poultry Farms Ltd.

S.R.O. 2145.—Notice is hereby given that the name of Duars Friends Poultry Farms Ltd. of Shibbarihat, Alipurduar, Jalpaiguri, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Bengal Planning Corporation Ltd.

S.R.O. 2146.—Notice is hereby given that the name of Bengal Planning Corporation Ltd. of 26 Strand Road, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Enen & Co. Ltd.

S.R.O. 2147.—Notice is hereby given that the name of Enen & Co. Ltd. of 45, Dum Dum Road, 24-Parganas, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Bengal Leather Works Ltd.

S.R.O. 2148.—Notice is hereby given that the name of Bengal Leather Works Ltd. of Motijheel Avenue, Dum Dum, 24-Parganas, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of India College & Commerce Ltd.

S.R.O. 2149.—Notice is hereby given that the name of India College & Commerce Ltd. of 14, Bentinck Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Enterprisers (1940) Ltd.

S.R.O. 2150.—Notice is hereby given that the name of Enterprisers (1940) Ltd. of 8, Royal Exchange Place, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Bharat Publications Ltd.

S.R.O. 2151.—Notice is hereby given that the name of Bharat Publications Ltd. of 88A, Mechua bazar Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Kingsby Industries Ltd.

S.R.O. 2152.—Notice is hereby given that the name of Kingsby Industries Ltd. of 21B, Canning street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Bhandari Opera Ltd.

S.R.O. 2153.—Notice is hereby given that the name of Bhandari Opera Ltd. of 356/2, Upper Chitpur Road, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Elton Chemical Works Ltd.

S.R.O. 2154.—Notice is hereby given that the name of Elton Chemical Works Ltd. of 1 British Indian Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Aryasthan Salt Works Ltd.

S.R.O. 2155.—Notice is hereby given that the name of Aryasthan Salt Works Ltd. of 5 & 6, Hare Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Swastika Printers & Publishers Ltd.

S.R.O. 2156.—Notice is hereby given that the name of Swastika Printers & Publishers Ltd. of 40, Raja Rajbari St., P.O. Baghbazar Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Indo British Commercial Syndicate Ltd.

S.R.O. 2157.—Notice is hereby given that the name of Indo British Commercial Syndicate Ltd. of 22, Strand Road, Calcutta, has this day been struck off the Register and that the company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Bengal Tannery Ltd.

S.R.O. 2158.—Notice is hereby given that the name of Bengal Tannery Ltd. of 16, Stephen House, Dalhousie Square, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Workers Trust Ltd.

S.R.O. 2159.—Notice is hereby given that the name of Workers Trust Ltd. of 5 & 6, Hare Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Eastern Glass Works Ltd.

S.R.O. 2160.—Notice is hereby given that the name of Eastern Glass Works Ltd. of 55, Chaulpatty Road, Belighata, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Ganeshji Ltd.

S.R.O. 2161.—Notice is hereby given that the name of Ganeshji Ltd. of 164, Harish Mukherjee Road, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Mappa & Co. Ltd.

S.R.O. 2162.—Notice is hereby given that the name of Mappa & Co. Ltd. C/o. Karyakari Viswanidyalaya, Arbalia, 24-Parganas, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of H. Rahman & Sons Ltd.

S.R.O. 2163.—Notice is hereby given that the name of H. Rahman & Sons Ltd. of 32/A, Beniapukur Lane, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Deo & Mukherjee Ltd.

S.R.O. 2164.—Notice is hereby given that the name of Deo & Mukherjee Ltd. of 8, Dalhousie Square, East, Calcutta, has this day been struck off the Register and that the Company is dissolved.

In the matter of the Indian Companies Act, 1913 (VII of 1913) and in the matter of Maharani Textiles Ltd.

S.R.O. 2165.—Notice is hereby given that the name of Maharani Textiles Ltd. of 14, Clive Street, Calcutta, has this day been struck off the Register and that the Company is dissolved.

B. P. ROY,
Registrar of Companies, West Bengal.

Nagpur, the 19th June 1954

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT VII OF 1913.

S.R.O. 2166.—Whereas I have reasonable cause to believe that no person is acting as the liquidator of the 'Indian Commercial Trading Company Ltd.' Dhanoli, Nagpur, since 20th May 1953, as I am not receiving any reply from him to my communications and reminders from that date. I, hereby give notice under Section 247(4) of the Indian Companies Act, VII of 1913, that the name of the said company will be struck off the register of companies kept in my office and that the company will be dissolved, at the expiration of three months from the date of this notice unless the Liquidator or the company shows cause to the contrary.

[No. 610/54.]

Nagpur, the 21st June 1954

NOTICE UNDER SECTION 247(5) OF THE INDIAN COMPANIES ACT

S.R.O. 2167.—With reference to the notice, dated 11th March 1954 published on page 606 of Part II, Section 3 of the Gazette of India, dated 27th March 1954 vide S.R.O. 991 under Section 247(3) of the Indian Companies Act, VII of 1913, it is hereby notified that under the provisions of Section 247(5) of the said Act, the company known as 'Netaji Publishing House Ltd.' Nagpur has been struck off the Register.

[No. 628/54.]

NOTICE UNDER SECTION 247(5) OF THE INDIAN COMPANIES ACT

S.R.O. 2168.—With reference to the notice, dated 26th December 1953 published under section 247(3) of the Indian Companies Act, VII of 1913 on page 190 of Part II, Section 3 of the *Gazette of India*, dated 23rd January 1954, *vide* S.R.O. 250, the Company known as 'Kaskurao Limited', Akola not having shown cause to the contrary within the time fixed, the name of the said company under Section 247(5) of the said Act, has been struck off the Register.

[No. 625/54.]

NOTICE UNDER SECTION 247(5) OF THE INDIAN COMPANIES ACT

S.R.O. 2169.—With reference to the notice, dated 4th December 1953 published under section 247 (4) of the Indian Companies Act. VII of 1913 on page 410 of Part II, Section 3 of the *Gazette of India*, dated 20th February 1954, *vide* S.R.O. 684, the Company known as "Om Shiv Company Ltd.", Kamptee not having shown cause to the contrary within the time fixed, the name of the said company has under Section 247 (5) of the said Act, has been struck off the Register.

[No. 622-A/54.]

B. G. GHATE, Registrar,
Joint Stock Companies, Madhya Pradesh.

Lucknow, the 21st June 1954

S.R.O. 2170.—In compliance with the provisions of clause (5) of section 247 of the Indian Companies Act VII of 1913, notice is hereby given that in pursuance of clause (3) of the aforesaid section the name of Kalakar Limited has, after the expiration of three months from the date of the notice, dated 22nd February 1954, published in the *Government of India Gazette*, Part II, Section 3, dated 6th March 1954, been struck off the registers of companies kept in my office.

[No. 1142/II-2347.]

S. B. BANERJI, Registrar,
Joint Stock Companies, Lucknow, U.P.

Madurai, the 21st June 1954

PURSUANT TO SECTION 247(3) OF THE ACT

In the matter of the Indian Companies Act, 1913 and Mohan Industries (Sattur) Limited.

1. This office letter No. 293-K/54 dated the 6th April 1954.
2. This office letter No. 293-K/54 dated the 13th May 1954.

S.R.O. 2171.—Whereas a visit paid on 7th August 1953 to the registered office of the Mohan Industries (Sattur) Limited has revealed the fact that the company is not working thereat;

2. Whereas the registered cover addressed to the company on 20th October 1953 has been returned undelivered by the post office;
3. Whereas no reply has yet been received to the references quoted above;
4. Whereas it appears accordingly that Mohan Industries (Sattur) Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913 that unless cause is shown to the contrary before the expiry of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

[No. 293-K/54.]

T. V. SUBBA RAO, Asstt. Registrar,
Joint Stock Companies,
Ramanathapuram.

Jullundur, the 21st June 1954

In the matter of the Indian Companies Act VII of 1913 and of the Asiatic Agencies Ltd., Ambala Cantt.

S.R.O. 2172.—Whereas the communications addressed to the Asiatic Agencies Ltd., under sections 247(1) and (2) of the Indian Companies Act 1913 have remained unanswered;

And whereas it appears accordingly that the Asiatic Agencies Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Bharat Metal Sales Ltd., Jullundur City.

S.R.O. 2173.—Whereas the communication addressed to Bharat Metal Sales Ltd., under section 247(1) has remained unanswered and under section 247(2) is returned undelivered by Post Office:

And whereas it appears accordingly that the Bharat Metal Sales Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Brij Raj Chamber of Commerce Ltd., Hodal.

S.R.O. 2174.—Whereas the communications addressed to Brij Raj Chamber of Commerce Ltd., under sections 247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Brij Raj Chamber of Commerce Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Beekay Industries Ltd., Ambala.

S.R.O. 2175.—Whereas the communication addressed to Beekay Industries Ltd., under section 247(1) has remained unanswered and under section 247(2) is returned undelivered by Post Office:

And whereas it appears accordingly that the Beekay Industries Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Free Nation Ltd., Ambala Cantt.

S.R.O. 2176.—Whereas the communications addressed to the Free Nation Ltd., under sections (247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Free Nation Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Bharat Dairies-Ltd., Hoshiarpur.

S.R.O. 2177.—Whereas the communications addressed to Bharat Dairies Ltd., under section 247(1) has remained unanswered and under section 247(2) is returned undelivered by Post Office:

And whereas it appears accordingly that the Bharat Dairies Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Gohana Chamber of Commerce Ltd., Loharu.

S.R.O. 2178.—Whereas in reply to letter under section 247(1) the Directors of the Gohana Chamber of Commerce Ltd., has stated that the company is not carrying on any business:

And whereas it appears accordingly that the Gohana Chamber of Commerce Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and the Crystal Movetone Ltd., Barara (Ambala).

S.R.O. 2179.—Whereas the communications addressed to the Crystal Movetone Ltd., under sections 247(1) and (2) of the Indian Companies Act 1913 have remained unanswered:

And whereas it appears accordingly that the Crystal Movetone Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Nanda Bus Service (1944) Ltd., Rupar.

S.R.O. 2180.—Whereas the communications addressed to the Nanda Bus Service (1944) Ltd., under sections 247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Nanda Bus Service (1944) Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Montgomery Transport Co. Ltd., Amritsar.

S.R.O. 2181.—Whereas the communications addressed to Montgomery Transport Co. Ltd., under sections 247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Montgomery Transport Co. Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Gohana Transport Co. Ltd., Rohtak.

S.R.O. 2182.—Whereas the communications addressed to Gohana Transport Company Ltd., under section 247(1) is returned undelivered by Post Office and under section 247(2) has remained unanswered:

And whereas it appears accordingly that the Gohana Transport Company Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Kalka Simla Hills Motor Union Ltd., Kalka.

S.R.O. 2183.—Whereas the communications addressed to the Kalka Simla Hills Motor Union Ltd., under sections 247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Kalka Simla Hills Motor Union Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Samundri Transport Company Ltd., Jullundur City.

S.R.O. 2184.—Whereas the communications addressed to the Samundri Transport Co. Ltd., under sections 247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Samundri Transport Company Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and the Parbhate Transport Company Ltd., Ambala Cantt.

S.R.O. 2185.—Whereas the communications addressed to the Parbhate Transport Company Ltd., under sections 247(1) and (2) of the Indian Companies Act, 1913 have remained unanswered:

And whereas it appears accordingly that the Parbhate Transport Company Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Ex-Service Syndicate Ltd., Jullundur City.

S.R.O. 2186.—Whereas in reply to letter under section 247(1) the Managing Director of the Ex-Service Syndicate Ltd., has stated that the company is not carrying on any business:

And whereas it appears accordingly that the Ex-Service Syndicate Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Daudhar Dayalbagh Stores Ltd., Daudhar (Ferozepur).

S.R.O. 2187.—Whereas in reply to letter under section 247(1) the Secretary of the Daudhar Dayalbagh Stores Ltd., has stated that the company is not carrying on any business:

And whereas it appears accordingly that the Daudhar Dayalbagh Stores Ltd., is not carrying on business or is not in operation;

Notice is hereby given pursuant to section 247(3) of the above Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1933 and of Hind Textiles Ltd., Hoshiarpur.

S.R.O. 2188.—Whereas in reply to letter under section 247(1) the Directors of Hind Textiles Ltd., have stated that the company is not carrying on any business:

And whereas it appears accordingly that the Hind Textiles Ltd., is not carrying on business or is not in operation:

Notice is hereby given pursuant to section 247(3) of the above Act that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of East Punjab Chamber of Agriculture Amritsar.

S.R.O. 2189.—Whereas in reply to letter under section 247(1) the Secretary General of East Punjab Chamber of Agriculture has stated that the company is not carrying on any business:

And whereas it appears accordingly that the East Punjab Chamber of Agriculture is not carrying on business or is not in operation:

Notice is hereby given pursuant to section 247(3) of the above Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Haryana Dairies Ltd., Hansi.

S.R.O. 2190.—Whereas to reply to letter under section 247 (1) the Managing Director of Haryana Dairies Ltd., has stated that the company is not carrying on any business:

And whereas it appears accordingly that the Haryana Dairies Ltd., is not carrying on business or is not in operation:

Notice is hereby given pursuant to section 247(3) of the above said Act that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and the East Punjab Cycle Parts Manufacturers' Association Ludhiana.

S.R.O. 2191.—Whereas in reply to letter under section 247 (1) the Secretary of East Punjab Cycle Parts Manufacturers' Association has stated that the company is not carrying on any business:

And whereas it appears accordingly that the East Punjab Cycle Parts Manufacturers' Association is not carrying on business or is not in operation:

Notice is hereby given pursuant to section 247(3) of the above said Act, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Rajput Transport Co. Ltd., Rohtak.

S.R.O. 2192.—Notice is hereby given that Rajput Transport Co. Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company with the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Jhajjar Motor Transport Co. Ltd., Jhajjar.

S.R.O. 2193.—Notice is hereby given that Jhajjar Motor Transport Co. Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time

specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Amar Nath Gian Chand and Co. Ltd., Ludhiana.

S.R.O. 2194.—Notice is hereby given the Amar Nath Gian Chand and Co. Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Satpal Trading Co. Ltd., Malout Mandi.

S.R.O. 2195.—Notice is hereby given that Satpal Trading Co. Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Indian Development Industries Ltd., Jullundur.

S.R.O. 2196.—Notice is hereby given that Indian Development Industries Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Sonepat Iron and Hardware Merchants Association Ltd., Sonepat.

S.R.O. 2197.—Notice is hereby given that Sonepat Iron and Hardware Merchants Association Ltd., against whom notice under section 247(3) of the Indian Companies Act, 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Desh Films Ltd., Panjaur (Hoshiarpur).

S.R.O. 2198.—Notice is hereby given that Desh Films Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of International Art Palace Ltd., Rupar.

S.R.O. 2199.—Notice is hereby given that International Art Palace Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the *Gazette of India*, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of Hind Needles Ltd., Ludhiana.

S.R.O. 2200.—Notice is hereby given that Hind Needles Ltd., against whom notice under section 247(3) of the Indian Companies Act 1913 was issued in the

Gazette of India, dated 13th February 1954, is not carrying on business and no cause is shown to the contrary by the company within the time specified in the notice. Accordingly in pursuance of section 247(5) of the aforesaid Act the name of the company has been struck off the register and the company is dissolved.

In the matter of the Indian Companies Act VII of 1913 and of the Tropical Dairies Limited Ludhiana.

S.R.O. 2201.—Whereas the Tropical Dairies Limited Ludhiana was brought under voluntary liquidation on the 14th February 1949, and Shri Ram Lal, Advocate, was appointed its voluntary liquidator. The liquidator died after sometime and the vacancy was to be filled by the creditors under section 209-E of the Indian Companies Act 1913. The directors of the company were informed to this effect in August 1952 but no liquidator was appointed inspite of several reminders issued by this office. I have therefore reasonable cause to believe that no liquidator is acting and accordingly a notice under section 247(4) of the Indian Companies Act 1913 is issued against the Tropical Dairies Limited to the effect that at the expiration of three months from the date of this publication, the name of the company will, unless cause is shown to the contrary, be struck off the registers and the company will be dissolved.

DES RAJ NANDA,
Assistant Registrar, Joint Stock Companies, Punjab.

Delhi, the 21st June 1954

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913

In the matter of M/s. Trust & Credit Corporation Ltd.

S.R.O. 2202.—Whereas M/s. Trust & Credit Corporation Ltd. is being wound up and it is believed that either no Liquidation is acting or the affairs of the company have been fully wound up. It is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the Company will be dissolved.

[No. C/503/JSC.]

Delhi, the 22nd June 1954

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913

In the matter of Mahabir Films Ltd.

S.R.O. 2203.—Whereas Mahabir Films Ltd. is being wound up and it is believed that either no Liquidator is acting or the affairs of the company have been fully wound up. It is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the Company will be dissolved.

[No. C/341/JSC.]

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913

In the matter of M/s. Grand Indian Motors Ltd.

S.R.O. 2204.—Whereas M/s. Grand Indian Motors Ltd. is being wound up and it is believed that either no Liquidator is acting or the affairs of the company have been fully wound up. It is hereby notified that at the expiration of three months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the Company will be dissolved.

[No. C/449/JSC.]

NOTICE UNDER SECTION 247(4) OF THE INDIAN COMPANIES ACT, 1913

In the matter of M/s. Surendra & Kaushik Ltd.

S.R.O. 2205.—Whereas M/s. Surendra & Kaushik Ltd. is being wound up and it is believed that either no Liquidator is acting or the affairs of the company have been fully wound up. It is hereby notified that at the expiration of three

months from the date hereof, the name of the company will, unless cause is shown to the contrary, be struck off the Register and the Company will be dissolved.

[No. C/305/JSC.]

N. D. BHATIA,
Asstt. Registrar, Joint Stock Companies, Delhi.

Shillong, the 22nd June 1954

In the matter of the Indian Companies Act, 1913 and in the matter of The Assam Flying Club Ltd., of Dibrugarh.

S.R.O. 2206.—Notice is hereby given pursuant to section 247 (3) of the Indian Companies Act, 1913 that at the expiration of three months from this date, the name of the Assam Flying Club Ltd., will unless cause is shown to the contrary be struck off the Register of Companies and the Club will be dissolved on the ground that it is not carrying on any business and is not in operation.

[No. 826-28J.S.]

N. N. CHAKRAVARTY, Registrar
of Joint Stock Companies,
Assam.

Eluru, the 22nd June 1954

NOTICE PURSUANT TO SECTION 247(3)

In the matter of the Indian Companies Act, 1913 and the Tadepalligudem Dayalbagh Stores Limited

S.R.O. 2207.—Whereas Sri D. Ch. Venkateswarlu, one of the directors of the Company has, in his letter, dated 3rd February 1954, reported that the business of the Company was closed long ago.

Whereas the above director, in his letter, dated 11th March 1954, requested that the Company may be dissolved under the provisions of the Indian Companies Act, 1913.

And whereas it appears accordingly, that “The Tadepalligudem Dayalbagh Stores Limited” is not carrying on business or is not in operation.

Notice is hereby given, pursuant to section 247 (3) of the Indian Companies Act, 1913, that, unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said Company will be struck off the Register and the said Company will be dissolved.

[No. K.49/54.]

K. SURYANARAYANA,
Addl. Asstt. Registrar of Joint Stock Companies,
West Godavari, Eluru.

Eluru, the 24th June 1954

NOTICE PURSUANT TO SECTION 247(5)

In the matter of the Indian Companies Act, 1913 and K.B. Milk Products Limited

S.R.O. 2208.—With reference to the notice, dated 4th March 1954, published on page 562 of Part II of the *Gazette of India*, dated 20th March 1954, the above Company, not having shown cause to the contrary within the time fixed, the name of the Company has, under section 247(5) of the Indian Companies Act, 1913, been struck off the register.

[No. K.126/54.]

K. V. NARASIMHAM CHETTY,
Assistant Registrar of Joint Stock Companies,
West Godavari, Eluru.

Bombay, the 22nd June 1954

In the matter of the Indian Companies Act VII of 1913 and of the Coastal and Allied (India) Limited

S.R.O. 2209.—Notice is hereby given pursuant to sub-section (5) of section 247 of the Indian Companies Act VII of 1913 that the name of the Coastal and Allied (India) Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 7921.]

In the matter of the Indian Companies Act VII of 1913 and of the Shri Krishna Agency (Sholapur) Limited

S.R.O. 2210.—Notice is hereby given pursuant to sub-section (5) of section 247 of the Indian Companies Act VII of 1913 that the name of the Shri Krishna Agency (Sholapur) Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 6363.]

In the matter of the Indian Companies Act VII of 1913 and of the New Vita Motor Owner's Association Limited

S.R.O. 2211.—Notice is hereby given pursuant to sub-section (5) of section 247 of the Indian Companies Act VII of 1913 that the name of the New Vita Motor Owner's Association Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 5089.]

In the matter of the Indian Companies Act VII of 1913 and of the Hindusthan Express Company Limited

S.R.O. 2212.—Notice is hereby given pursuant to sub-section (5) of section 247 of the Indian Companies Act VII of 1913 that the name of the Hindusthan Express Company Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 5515.]

Bombay, the 25th June 1954

In the matter of the Indian Companies Act VII of 1913 and of the Poona Kirkee Motor Union Limited

S.R.O. 2213.—Notice is hereby given pursuant to sub-section (5) of section 247 of the Indian Companies Act VII of 1913 that the name of the Poona Kirkee Motor Union Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 3656.]

In the matter of the Indian Companies Act VII of 1913 and of the Faizpur Transport Limited

S.R.O. 2214.—Notice is hereby given pursuant to sub-section (5) of section 247 of the Indian Companies Act VII of 1913 that the name of the Faizpur Transport Limited, has this day been struck off the Register and the said Company is hereby dissolved.

[No. 3207.]

In the matter of the Indian Companies Act VII of 1913 and of the Hind Stores Limited

S.R.O. 2215.—Notice is hereby given pursuant to section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of the Hind Stores Limited, will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

[No. 4779.]

In the matter of the Indian Companies Act VII of 1913 and of the Farmago Limited

S.R.O. 2216.—Notice is hereby given pursuant to section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date

hereof the name of the Farmago Limited, will, unless cause is shown to the contrary, be struck off the Register and the said Company will be dissolved.

[No. 4972.]

In the matter of the Indian Companies Act VII of 1913 and of the Vengurla Motor Union Limited

S.R.O. 2217.—Notice is hereby given pursuant to the section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of Vengurla Motor Union Limited, will, unless cause is shown to the contrary be struck off the Register and the said Company will be dissolved.

[No. 4111.]

In the matter of the Indian Companies Act VII of 1913 and of the Shah Publicity Corporation Limited

S.R.O. 2218.—Notice is hereby given pursuant to section 247 of the Indian Companies Act VII of 1913, that at the expiration of three months from the date hereof the name of Shah Publicity Corporation Limited, will, unless cause is shown to the contrary be struck off the Register and the said Company will be dissolved.

[No. 3270.]

T. J. GONDHALEKAR,
Registrar of Companies, Bombay.

Kozhikode, the 23rd June 1954

In the matter of the Indian Companies Act, 1913 and the Malabar Trading Company, Limited.

NOTICE PURSUANT TO SECTION 247(3)

S.R.O. 2219.—Whereas communications addressed to the Malabar Trading Company, Limited remain unanswered; and

Whereas it appears accordingly that the Malabar Trading Company, Limited is not carrying on business or is not in operation;

Notice is hereby given pursuant to Section 247(3) of the Indian Companies Act, 1913, that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

K. K. SYED MOHAMMAD,
Asstt. Registrar of Joint Stock Companies, Kozhikode.

Form III.

Mangalore, the 24th June 1954

In the matter of the Indian Companies Act, 1913 and Mahalaxmi Chit Funds Limited.

S.R.O. 2220.—Whereas communications addressed to Mahalaxmi Chit Funds Limited at its registered office, E.A. Pais Building, I Floor, Room No. 3, K. S. Rao Road, Mangalore, either remain unanswered or are returned undelivered by the Post office:

And whereas at the time of a visit on 31st July 1953, there was no trace of the company at its registered office:

And whereas it appears accordingly that Mahalaxmi Chit Funds Limited is not carrying on business or is not in operation:

Notice is hereby given pursuant to section 247(3) of the Indian Companies Act, 1913 that unless cause is shown to the contrary before the expiration of three months from the date of this notice, the name of the said company will be struck off the register and the said company will be dissolved.

K. S. RAO,
Asstt. Registrar of Joint Stock Companies, South Kanara.

Trivandrum, the 24th June 1954

In the matter of the Indian Companies Act, 1913 and of the Kothamangalam Rubber Estates Ltd.

S.R.O. 2221.—Notice is hereby given pursuant to Section 172 (2) of the Indian Companies Act, 1913, that the Kothamangalam Rubber Estates Ltd. has been ordered to be wound up by an order of the District Court, Parur, dated the 23rd December, 1949, and that Shri M. M. Abdul Kadir has been appointed Official Liquidator of the Company.

In the matter of the Indian Companies Act, 1913 and of the Kuriyans' Ltd.

S.R.O. 2222.—Notice is hereby given pursuant to section 172(2) of the Indian Companies Act, 1913, that Kuriyans' Ltd. has been ordered to be wound up by an order of the District Court, Kottayam, dated the 31st March, 1953, and that Shri P. C. Pothen, Official Receiver, has been appointed Official Liquidator of the Company.

In the matter of the Indian Companies Act, VII of 1913 and in the matter of Malabar Bricks Ltd.

S.R.O. 2223.—Whereas the undersigned has grounds to believe that the above mentioned Company is neither carrying on business nor is in operation, it is hereby notified under section 247(3) of the Indian Companies Act, 1913, that at the expiration of three months from the date of this notice the Company will, unless cause is shown to the contrary be struck off the Register and the said Company will be dissolved.

Trivandrum, the 26th June 1954

In the matter of the Indian Companies Act, 1913, and in the matter of the Oriental Banking Corporation Ltd. (In liquidation), Trivandrum.

S.R.O. 2224.—Whereas from the fact that communications addressed to the Liquidator of the above Bank are returned by the Postal authorities undelivered, it appears that no liquidator is acting, it is hereby notified under section 247(4) of the Indian Companies Act, 1913, that at the expiration of three months from the date of this notice the name of the Bank will, unless cause is shown to the contrary, be struck off the Register and the Bank will be dissolved.

P. J. VARGHESE,
Registrar of Joint Stock Companies, Travancore-Cochin.

